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Administrator-Gener

SCHEDULE C. of all sums of money, bonds, and other securities received by the Administrator-General on account of HINDOO and MAHOMEDAN Estates remaining under his charge, together with the payments made thereout, and the balances prepared up to the 30th June 1870, under Section XLIL. of Act XXIV. of 1867.

B	Balance on 1st January 1870.	Rec	Receipts up to 30th June 1870.	30th Jun	ne 1870.		ota		Payn	Payments from 1st January to 30th June 1870.	June 1870.	nary to		Balance	on 30th	Balance on 30th June 1870.
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The 80th June 1870.

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Balance o 30th Jun 1870.	Въ. Ав.	88
ESTATES		Fullerton, Assistant Surgeon John Furnell, Licutenant W. H Galland, B. H Galland, B. H Garlinen, John Garbett, LicutColonel H. Garcher, Licutenant H. F. Garsin, Brevet-Major W. T. Garsin, Brevet-Major W. T. Garins, Thomas Gee, Assistant-Surgeon A. J. Gellart, Captam T. J. Genys, Licutenant R. H. Gepp, Licutenant R. H. Gepp, Licutenant R. H. Gellert, Captam A. Gilbertson, F. W. G. Gillert, Captam A. Gilbertson, F. W. G. Gillert, Captam A. Gilbert, Captam A. Gilbert, Captam A. Golds, Licutenant C. R. Golds, Ensign Arthur Goode, Mrs. H. Goode, Mrs. H. Goode, Mrs. H. Goode, Mrs. R.
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L. P. D. BROUGHTON,

Administrator-Seneral,

Calcutta, The 30th June 1870.

SCHEDULE E, of Unclaimed Balances of Estates under 500 Rupees deposited with the Sub-Treasurer, Fort William, under the Financial Secretary's letter of the 8th October 1852, Interest being allowed thereon by Government.

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		Abbott, Lieutenant G. Abdool Summud, Moulty Abraham, Mrs. S. Ainslie, Colonel J. Alexander, Ensign W. F. Ensign G. W. Aldin, Lieutenant-Colonel J. J. Amos, Serjeant A. Andrews, Brevet-Major W. E. Andrews, Brevet-Major W. E. Apperly, Captain H., of Horse Arrow, Lieutenant-Colonel T. Apperly, Captain G. W. Apperly, Captain G. W. Arrow, Lieutenant G. Babington, Dr. H. Babonan, H.
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CALCUTTA, The 30th June 1870,

E. E., L. P. D. BROUGHTON,

Printed o Carifished for the Government by EDWIN MORKIS LEWIS, at the Office of the Bengal Secretariat, Calcutta.

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The Calcutta Gazette.

WEDNESDAY, JANUARY 25, 1871.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information :-

Act No. I or 1871.

THE CATTLE-TRESPASS ACT, 1871.

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To take charge of and feed cattle.

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AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO TRESPASSES BY CATTLE.

Whereas it is expedient to consolidate and amend the law relating to trespasses by cattle; It is hereby enacted as follows:—

Chapter I.—Preliminary.

Short title.

1. This Act may be called 'The Cattle-trespass Act, 1871.'

Local extent. the Presidency Towns and such districts or tracts of country as the Local Government, with the sanction of the Governor General in Council, may exclude from its operation.

Commencement of Act. And it shall come into force on the passing thereof.

2. The Acts mentioned in the schedule hereto Repeal of Acts. annexed are repealed.

References to any of the said Acts in Acts passed subsequently thereto shall be read as if made to this Act.

All pounds established, pound-keepers appointed and villages determined, under Act No. III of 1857 (relating to trespasses by Cattle), shall be deemed to be, respectively, established, appointed and determined under this Act.

3. In this Act :-

Interpretation-clause. 'Officer of Police' includes also Village Watchman, and

'Cattle' includes also elephants, camels, buffalos, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids.

CHAPTER II .- Pounds and Pound-keepers.

4. Pounds shall be established at such places as the Magistrate of the District, subject to the general control of the Local Government, from time to time directs.

The village by which every pound is to be used shall be determined by the Magistrate of the District.

- 5. The pounds shall be under the control of the Control of pounds. Magistrate of the District; and he shall fix, and may from time to time alter, the rates of charge for feeding and watering impounded cattle.
- 6. The Magistrate of the District shall also Appointment of pound-appoint for each pound a pound-keeper:

Provided that, in the Presidency of Fort St.

Ex-officio pound-keepers in Madras and Bombay.

George, the heads of villages, and, in the Presidency of Bombay, the police patils,

or (where there are no police patils) the heads of villages, shall be ex officio the keepers of villagepounds.

Every pound-keeper appointed by the Magistrate
Suspension or removal of the District may be suspended or removed by such
Magistrate.

Any pound-keeper may hold simultaneously
Pound-keepers may any other office under Govhold other offices.

Every pound-keeper shall be deemed a public serpublic servants. vant, within the meaning of the Indian Penal Code.

Duties of Poundskeepers.

- 7. Every pound-keeper shall keep such re-To keep registers and gisters and furnish such refurnish returns. turns as the Local Government from time to time directs.
 - 8. When cattle are brought to a pound, the pound-keeper shall enter in his register,
 - (a) the number and description of the animals,
- (b) the day and hour on and at which they were so brought,
 - (c) the name and residence of the seizer, and
- (d) the name and residence of the owner, if known,

and shall give the seizer or his agent a copy of the entry.

To take charge of and feed cattle.

9. The pound-keeper shall take charge of, feed and water the cattle until they are disposed of as hereinafter directed.

Chapter III .- Impounding Cattle.

Cattle damaging land.

10. The cultivator or occupier of any land,

vanced cash for the cultivation of the crop or produce on any land,

or the vendee or mortgagee of such crop or produce, or any part thereof,

may seize or cause to be seized any cattle trespassing on such land, and doing damage thereto or to any crop or produce thereon, and take them or cause them to be taken without unnecessary delay to the pound established for the village in which the land is situate.

All officers of police shall, when required, aid

Police to aid seizures. in preventing (a) resistance
to such seizures and (b) rescues from persons making such seizures.

11. Persons in charge of public roads, pleasure-grounds, plantations, canals, drainage-works, embanklic roads, canals and ments and the like, and officers of police may seize, or
doing down cause to be seized, any cattle

cause to be seized, any cattle doing damage to such roads, grounds, plantations, canals, drainage-works, embankments and the like, or the sides or slopes of such roads, canals, drainage-works or embankments, or found straying thereon,

and shall take them without unnecessary delay to the nearest pound.

12. For every head of cattle impounded as

Fines for cattle impounded.

aforesaid, the pound-keeper shall levy a fine according to the following scale:—

Elephant two rupees.

Camel or buffalo ... eight annas.

Horse, mare, gelding, pony, colt, filly,

mule, bull, bullock, cow or heifer ... four ,, Calf, ass, or pig ... two * ,, Ram, ewe, sheep, lamb, goat or kid... one anna.

All fines so levied shall be sent to the Magistrate of the District through such officer as the Local Government from time to time directs.

A list of the fines and of the rates of charge
for feeding and watering
cattle shall be stuck up in
a conspicuous place on or
near to every pound.

CHAPTER IV .- Delivery or Sale of Cattle.

Procedure when owner of impounded eattle or his agent appear and claim the cattle, the pound-keeper shall deliver them to him on payment of the fines and charges incurred in respect of such cattle.

The owner or his agent on taking back the cattle, shall sign a receipt for them in the register kept by the pound-keeper.

Procedure if cattle be days from the date of their not claimed within a being impounded, the pound-week.

keeper shall report the fact to the officer in charge of the nearest police-station, or to such other officer as the Magnstrate of the District appoints in this behalf.

Such officer shall thereupon stick up in a conspicuous part of his office a notice stating—

- (a) the number and description of the cattle,
- (b) the place where they were seized,
- (c) the place where they are impounded,

and shall cause proclamation of the same to be made by beat of drum in the village and at the market-place nearest to the place of seizure.

If the cattle be not claimed within seven days from the date of the notice, they shall be sold by public auction by the said officer, or an officer of his establishment deputed for that purpose, at such place and time and subject to such conditions as the Magistrate of the District by general or special order from time to time directs:

Provided that if any such cattle are, in the opinion of the Magistrate of the District, not likely to fetch a fair price if sold as aforesaid, they may be disposed of in such manner as he thinks fit.

- Delivery to owner disputing legality of seizure but making deposit.

 to pay the said fines and expenses, on the ground that the seizure was illegal and that the owner is about to make a complaint under section twenty, then, upon deposit of the fines and charges incurred in respect of the cattle, the cattle shall be delivered to him.
- Procedure when owner or his agent appear, and refuse Procedure when owner refuses or omits to pay or (in the case mentioned in section fifteen) to deposit the said fines and expenses, the cattle, or as many of them as may be

necessary, shall be sold by public auction by such officer, at such place and time, and subject to such conditions as are referred to in section fourteen.

The fines leviable and the expenses of feeding and watering, together with the expenses of sale, if any, shall be deducted from the proceeds of the sale.

The remaining cattle and the balance of the purchase-money, if any, shall be delivered to the owner or his agent, together with an account showing—

- (a) the number of cattle seized,
- (b) the time during which they have been impounded,
 - (c) the amount of fines and charges incurred,
 - (d) the number of cattle sold,
 - (e) the proceeds of sale, and
- (f) the manner in which those proceeds have been disposed of.

The owner or his agent shall give a receipt for the cattle delivered to him and for the balance of the purchase-money (if any) paid to him according to such account.

17. The officer by whom the sale was made Disposal of fines, expenses and surplus proceeds of sale.

shall send to the Magistrate of the District the fines so deducted.

The charges for feeding and watering deducted under section sixteen shall be paid over to the pound-keeper, who shall also retain and appropriate all sums received by him on account of such charges under section thirteen.

The surplus unclaimed proceeds of the sale of cattle shall be sent to the Magistrate of the District, who shall hold them in deposit for three months, and, if no claim thereto be preferred and established within that period, shall, at its expiry, dispose of them as hereinafter provided.

- Application of fines and unclaimed proceeds of the sale of cattle, shall be paid—
- (a) the salaries allowed to pound-keepers under the orders of the Local Government;
- (b) the expenses incurred for the construction and maintenance of pounds, or for any other purpose connected with the execution of this Act;

and the surplus (if any) shall be applied, under orders of the Local Government, to the construction and repair of roads and bridges and to other purposes of public utility.

19. No officer of police, or other officer or pound-keepers and pound-keepers not to purchase cattle at sales under Act.

No officer of police, or other officer or pound-keeper appointed under the provisions herein contained shall, directly or indirectly, purchase any cattle at a sale under this Act.

No pound-keeper shall release or deliver any impounded cattle otherwise than pounded cattle otherwise than in accordance with the former cattle part of this chapter, unless such release or delivery is ordered by a Magistrate or Civil Court,

CHAPTER V .- Complaints of illegal Seizures.

Power to make complaints.

Power to make complaints.

The days from the date of the Seizure, make a complaint to the Magistrate of the District, or any Magistrate authorized to receive and try charges without reference by the Magistrate of the District.

Procedure on complaint.

Procedure on complaint.

Procedure on complaint.

plainant in person, or by an agent personally acquainted with the circumstances. It may be either in writing or verbal. If it be verbal, the substance of it shall be taken down in writing by the Magistrate.

If the Magistrate, on examining the complainant or his agent, sees reason to believe the complaint to be well founded, he shall summon the person complained against, and make an enquiry into the case.

22. If the seizure be adjudged illegal, the Magistrate shall award to the complainant, for the loss caused by the seizure and detention, reasonable compensation, not exceeding one hundred rupees, to be paid by the person who made the seizure, together with all fines paid and expenses incurred by the complainant in procuring the release of the cattle;

and if the cattle have not been released, the Release of cattle. Magistrate shall, besides awarding such compensation, order their release and direct that the fines and expenses leviable under this Act shall be paid by the person who made the seizure.

23. The compensation, fines and expenses mentioned in section twenty-two may be recovered as if they were fines imposed by • the Magistrate.

Chapter VI.—Penalties.

Penalty for forcibly opposing the seizure of cattle tle or rescuing the same.

24. Whoever forcibly opposes the seizure of cattle liable to be seized under this Act,

and whoever rescues the same after seizure, either from a pound, or from any person taking or about to take them to a pound, such person being near at hand and acting under the powers conferred by this Act,

shall, on conviction before a Magistrate, be punished with imprisonment for a period not exceeding six months, or with fine not exceeding five hundred rupees, or with both.

Recovery of penalty chief by causing cattle to for mischief committed by causing cattle to trespass on any land may be recovered by sale of all or any of the cattle by which the trespass was committed, whether they were seized in the act of trespassing or not, and whether they are the property of the person convicted of the offence, or were only in his charge when the trespass was committed.

Penalty for damage caused to land or crops or public roads by pigs.

Penalty for damage caused to land or crops or public roads by pigs.

Repeat of pigs, who, through neglect or otherwise, damages or causes or permits to be damaged any land, or any crop or produce of land, or

any public road, by allowing such pigs to trespass thereon, shall, on conviction before a Magistrate, be punished with fine not exceeding ten rupees.

27. Any pound-keeper releasing or purchasing Penalty on pound or delivering cattle contrary eeper failing to per to the provisions of section keeper failin form duties. nineteen, or omitting to provide any impounded cattle with sufficient food and water, or failing to perform any of the other duties imposed upon him by this Act, shall, over and above any other penalty to which he may be liable, be punished, on conviction before a Magistrate, with fine not exceeding fifty rupees.

Such fines may be recovered by deductions from the pound-keeper's salary.

28. All fines recovered under section twenty-five, Application of fines section twenty-six or section twenty-seven may be appropriated in whole or in part 25, 26 or 27. as compensation for loss or damage proved to the satisfaction of the convicting Magistrate,

CHAPTER VII. - Suits for Compensation.

- 29. Nothing herein contained prohibits any person whose crops or other Saving of right to produce of land have been damaged by trespass of cattle, from suing for compensation in any competent Court.
- 30. Any compensation paid to such person set-off. under this Act by order of the convicting Magistrate, shall be set-off and deducted from any sum claimed by or awarded to him as compensation in such suit.

SCHEDULE (See section 2.)

Number and year	Title of Act.
III of 1857	An Act relating to traspasses by cuttle.
V of 1860	An Act to smend Act III of 1857 (relating to trespasses by eattle).
XXII of 1861	An Act to amend Act III of 1857 (relating to trespasses by cattle).

WHITLEY STOKES, Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of Hig Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information :-

Act No. II of 1871.

An Act to extend the Prisons' Act, 1870, to Coorg. For the purpose of extending the Prisons' Act, 1870, to Coorg: It is hereby enacted as follows:-

Extension to Coorg of the Chief Commission of the Chief Commission 1. The said Act shall extend to the territories the Chief Commissioner of Coorg, but subject to the following modifications (that is to say):-

(a.) The preamble and sections one and six shall be construed as if, after the words 'Central Provinces,' the word 'Coorg' were inserted.

(6.) Section one shall be construed as if, for the words and figures ' December, 1870,' the words and figures 'February, 1871' were substituted.

> WHITLEY STOKES, Secy, to the Goet, of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 20th January 1871, and is hereby promulgated for general inform-

Act No. III or 1871.

THE INDIAN PAPER CURRENCY ACT, 1871.

CONTENTS.

PREAMBLE.

SECTION. .

I .- Preliminary.

- Short title. Local extent.
- Commencement. 2. Acts repealed.

II .- The Department of Issue.

- 3. Functions of Department of Issue. Head Commissioner.
- Commissioners at Madras and Bombay. 5. Power to establish Circles of Issue,
- 6. Deputy Commissioners.

7. Subordination of Commissioners and Deputy Commissioners. 8. Appointment, suspension and removal of officers.

SECTION.

III .- Supply and Issue of Currency Notes.

- Head Commissioner to provide and distribute currency notes. Notes where payable.
- Signatures to notes.
- Issue of notes for silver. Proviso.
- 12. Issue of notes for gold.
- Expense of melting and assaying bullion received for notes. Loss of weight.
- Certificates for bullion. Contents of certificate.
- 15. Notes where legal tender.

IV .- Reserve.

- 16. Bullion received for notes to be kept as a reserve. Except amount fixed as minimum limit of circulation.
- Investment of such amount.
 Appropriation of coin, bullion and securities.
 Sale or exchange of bullion and foreign coin.
- 18. Trustees of securities purchased under Act.
- Power to sell such securities.
 Power to replace them.
- 20. Interest on such securities to be entered in a separate account.
 "Profits of Notes Circulation."
 Annual account.

V .- Private Bills payable to Bearer on Demand.

- Prohibition of issue of private bills or notes payable to bearer on demand.
 Exception in favour of cheques.
- Penalty for issuing such bills or notes. Prosecutions. Recovery of fines.

VI .- Miscellaneous.

- 23. Monthly abstracts of accounts.
- 24. Description of notes in indictments.
- 25. Supplementary powers of the Government of India.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO THE GOVERNMENT PAPER CURRENCY.

WHEREAS it is expedient to consolidate and amend the law relating to the Government Paper Currency; It is hereby enacted as follows:—

I.—Preliminary.

Short title.

1. This Act may be called "The Indian Paper Currency Act, 1871":

Local extent. It extends to the whole of British India;

Commencement. And it shall come into force on the passing thereof.

Acts repealed.

2. The Acts mentioned in the schedule hereto annexed are repealed.

All appointments made, rules prescribed, circles of issue established, notifications published, and notes issued under any such Act shall be deemed to be respectively made, prescribed, established, published and issued under this Act.

II .- The Department of Issue.

3. There shall continue to be a Department of the public service, to be called the Department of Issue, whose function shall be the issue of promissory notes of the Government of India payable to bearer on demand, for such sums, not being less than five rupees, as the Governor General in Council from time to time directs.

- 4. At the head of such Department shall be an officer called the Head Commissioner of the Department of Issue, and two other officers, called, respectively, the Commissioner of the Department of Issue at Madras and the Commissioner of the Department of Issue at Bombay.
 - 5. The Governor General in Council may from time to time, by order published in the Gazette of India,

establish Districts, to be called Circles of Issue, three of which circles shall include the Towns of Calcutta, Madras and Bombay, respectively,

appoint in each circle some one town to be the place of issue of notes, as hereinafter provided, establish in such town an Office or Offices of Issue, and

declare that, for the purposes of this Act, any such town (other than Calcutta, Madras or Bombay) shall be deemed to be situate within such Presidency as is specified in the order.

6. For each Circle of Issue other than those peputy Commissioners. which include the Towns of Calcutta, Madras and Bombay, there shall be an officer called the Denuty Commissioner of Issue.

7. For the purposes of this Act, the Commissioners at Madras and Bombay shall be subordinate to the Head Commissioner;

the Deputy Commissioners in the Presidency of Fort William in Bengal shall be subordinate to the Head Commissioner; and

the Deputy Commissioners in the Presidencies of Fort St. George and Bombay shall be subordinate, to the Commissioners of Madras and Bombay, respectively.

8. All officers under this Act shall be appointed, and may be suspended or removed, by the Goofficers. vernor General in Council.

III .- Supply and Issue of Currency Notes.

9. The Head Commissioner of Issue shall pro-Head Commissioner to vide promissory notes of the Government of India payable Carrency notes. to bearer on demand, of the denominations prescribed under this Act, and shall supply the Commissioners at Madras and Bombay, and the several Deputy Commissioners with such notes as they require for the purposes of this Act.

All such notes shall bear upon them the name of
Notes where payable. the town from which they
are severally issued, and shall
be payable only—

at the Office or Offices of Issue of such town and

at the Presidency town of the Presidency within which such town is situate.

10. The name of the Head Commissioner, of signatures to notes.

of a Deputy Commissioner, or of some other person authorized by the said Head Commissioner, or by either of the said Commissioners, to sign notes issued under this Act, shall be subscribed to every such note, and may be impressed thereon by machinery.

Names so impressed shall be taken to be valid signatures.

- 11. The Head Commissioner, the Commissioners, and the Deputy Commissioners shall, in their respective Circles of Issue, on the demand of any person, issue from the Office or Offices of Issue established in their respective Circles, promissory notes of the Government of India payable to bearer on demand, of the denominations prescribed under this Act, on the terms following:—
- (a) in exchange for the amount thereof in current silver coin of the Government of India; or,
- (b) in exchange for the amount thereof in silver bullion or foreign silver coin at the rate of nine hundred and seventy-nine rupees per one hundred and eighty thousand grains of silver fit for coinage and of the standard fineness prescribed by the Indian Coinage Act, 1870:

Provided that in all places where there is no
Proviso. Mint of the Government of
India, any such Head Commissioner, Commissioner, or Deputy Commissioner may refuse to issue notes in exchange for silver bullion or foreign coin under this section.

12. The Governor General in Council may from time to time, by order published in the Gazette of India, direct that notes to an extent to be specified in the order, not exceeding one-fourth of the total amount of issues represented by coin and builion as herein provided, shall be issued at such Offices of Issue as are named in the order, in exchange for gold coin of full weight of the Government of India or for foreign gold coin or gold bullion, at the rates and according to the rules and conditions fixed by such order.

13. The Head Commissioner, Commissioners, and
Deputy Commissioners may
Expense of melting require any bullion or foreign
and assaying bullion received for notes.

be melted and assayed.

Any loss of weight caused by such melting or Loss of weight. assay shall be borne by the person tendering the bullion or coin.

14. Every person so tendering bullion or foreign coin and depositing Certificates for bullion. it in any Office of Issue shall, after the expiration of the time necessary for melting and assaying the same, be entitled to receive therefor a certificate signed by the person authorized to issue the notes aforesaid.

Contents of certificate. Such certificate shall-

- (a) acknowledge the receipt of such bullion or foreign coin,
- (b) state the amount of notes issued under this Act, or of such notes and cash, to which the holder is entitled in exchange for such bullion or coin,
- (c) state the interval on the expiration of which, if the certificate be presented to such office, the holder shall be entitled to receive such amount.
- Notes where legal a note issued under this Act tender. from any Office of Issue in such Circle, shall be a legal tender to the amount expressed in such note, in payment or on account of—

any revenue or other claim to the amount of five rupees and upwards due to the Government of India,

any sum of five rupees and upwards due by the Government of India, or by any body corporate or person in British India:

Provided that no such note shall be deemed to be a legal tender by the Government of India at any Office of Issue.

IV .- Reserve.

Bullion received for notes to be kept as a reserve.

Such notes, with the exception of such an amount, not exceeding sixty milhons of rupees, as the Except amount fixed as minimum limit of circulation.

Except amount fixed as minimum limit of circulation.

Secretary of State for India, from time to time fixes.

17. The amount so fixed shall be published in the Gazette of India, and the whole or such part thereof as the Governor General in Council from time to time fixes shall be invested in securities of the Government of India: the said coin, bullion and securities shall be appro-

Appropriation of coin, bullion, and securities.

discharge of the said notes; and the said notes shall be deemed to have been issued on the security of such coin, bullion and securities, as well as on the general credit of the Government:

Provided that any silver bullion or foreign coin received under this Act may be sold or exchanged for silver coin of the Government of India, and that any gold coin or bullion received under this Act may be sold or exchanged for silver coin or bullion to be so appropriated and set apart instead of the gold coin or bullion.

For the purposes of this section, silver bullion and coin shall be rated at uinety-eight rupees per eighteen thousand grains of standard fineness, and gold bullion and coin at the rates fixed by the Governor General in Council under section twelve.

- Trustees of securities shall be held by the Head Commissioner and the Master of the Mint at Calcutta in trust for the Secretary of State for India in Council.
- Power to sell such securities.

 Power to sell such securities.

 Power to sell such by the Governor General in Council, sell and dispose of any portion of the above-mentioned limited amount of Government securities.

For the purpose of effecting such sales, the Power to replace them. Master of the Mint at Calcutta shall, on a request in writing from the Head Commissioner, at all times sign and endorse such Government securities, and the said Head Commissioner, if so directed by the Governor General of India in Council, may purchase Government Securities to replace such sales.

Interest on such securities to be entered in a separate account.

Head Commissioner to the Governor General in Council.

The amount of such interest shall from time to

"Profits of Notes Circulation."

"Profits of Notes Circulation."

time, as it becomes due, be paid to the credit of the Government of India, under the head of "Profits of Notes Circulation,"

Annual account. showing the amount of such profits and of the charges and expenses incidental thereto, shall be made up and published annually in the Gazette of India.

V .- Private Bills payable to Bearer on Demand.

21. No body corporate or person in British
Prohibition of issue of India shall draw, accept,
private bills or notes payable to bearer on demand.

note or engagement for the payment of money

payable to bearer on demand, or borrow, owe, or take up any sum or sums of money on the bills, hundis or notes payable to bearer on demand, of any such body corporate or of any such person:

Provided that cheques or drafts payable to

Exception in favour of cheques.

Exception in favour of cheques.

bearer on demand or otherwise, may be drawn on bankers, shroffs, or agents, or agents, shroffs, or agents, and held by them at the credit and disposal of the persons drawing such cheques or drafts.

22. Any body corporate or person committing

Penalty for issuing such bills or notes.

Penalty for issuing such bills or notes.

Penalty for issuing any offence under section twenty-one shall, on conviction before a Magistrate of Police or a person exercising the full powers of a Magistrate, be punished with a fific equal to the amount of the bill, hundí, note or engagement in respect whereof the offence is committed.

Every prosecution under this section shall be instituted by the Head Commissioner, Commissioner, or Deputy Commissioner, as the case may be, of the Circle of Issue in which such bill, hundí, note or engagement is drawn, accepted, made or issued.

All fines imposed under this section may be recovered, if for offences committed outside the local limits of the Presidency towns, in the manner prescribed by the Code of Criminal Procedure, and, if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of those towns in force for the time being.

VI.—Miscellaneous.

- Monthly abstracts of accounts.

 Monthly abstracts of accounts.

 (a) the whole amount of notes in circulation,
- (b) the amount of coin and bullion reserved, distinguishing gold from silver, and
- (c) the amount of the Government Securities held by the said Department,

shall be made up monthly in Calcutta, and published as soon as may be in the Gazette of India.

24. All notes issued under this Act shall be deemed to be promissory notes of the Government of India, and may be described as promissory notes of the Government of India in all indictments, and in criminal and civil proceedings.

Supplementary powers of the Government of India.

25. The Governor General in Council may from time to time, by notification in the Gazette of India—

- (1) fix the amounts (not being less than five rupees) for which notes shall be issued under this Act,
- (2) alter the limits of any of the said Circles of Issue,
- (3) declare the places at which notes shall be issued under this Act,

- (4) fix the rates, rules and conditions at and according to which gold may be taken in exchange for Government promissory notes issued under this Act.
- (5) fix the charge for melting and assaying bullion and foreign coin received for such notes,
- (6) fix the interval on the expiration of which holders of certificates under section fourteen shall be entitled to receive such notes,
- (7) regulate any matters relative to Paper Currency which are not provided for by this Act,
- (8) revoke or alter any notification previously made under this Act.

Every such notification shall come into force on the day therein in that behalf mentioned, and shall have effect as if it were enacted in this Act:

Provided that no notification under clause (4) of this section shall have effect until six months have elapsed from the date of its appearance in the Gazette of India.

SCHEDULE.

Number and year of Act.	Title.
XIX of 1861	An Act to provide for a Government Paper Currency.
XXIV of 1861	An Act to enable the Banks of Bengal, Madras and Bombay to enter into arrangements with the Government for managing the issue, payment and exchange of Government Cur- rency Notes and certain business bitherto transacted by the Govern- ment Treasuries.
I of 1866	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XXX of 1867	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XV of 1870	An Act for the further amendment of Act No. XIX of 1861.

WHITLEY STOKES, Secy. to the Govt. of India.

The following Bill was introduced into the Council of the Governor General of India for the purpose of making Laws and Regulations on the 18th January 1871, and was referred to a Select Committee with instructions to make their report thereon in two months:—

No. 2 of 1871.

A Bill to amend the law relating to Customs Duties.

Whereas it is expedient to amend the law Preamble. relating to the duties of Customs on goods imported and exported by sea; It is hereby enacted as

Short title.

1. This Act may be called "The Indian Tariff Act, 1871."

Local extent.

It extends to all the ports in British India except Aden;

Commencement. And it shall come into force on the passing thereof.

2. There shall be levied and collected, in every

Duties specified in such port, the duties specisebedules A and B to be fied in schedules A and B hereto annexed.

3. Goods not prohibited to be imported into or Goods partially com- used in British India, composed of dutiable articles. posed of any article liable to duty as a part or ingredient thereof, shall be chargeable with the full duty payable on such article, or if composed of more than one article liable to duty, then with the full duty payable on the article charged with the highest rate of duty.

Saving Clause.

 Nothing herein contained affects Act No. XX of 1867, or authorises—

- the levy of import duties on articles (other than salt, opium and spirits) imported into one port in British India from another:
- (2) the levy of export duties on articles exported from one port in British India to another:
- (3) the levy of export duties on articles exported by sea to any place other than a foreign port in India, when such articles have been imported by sea into British India:
 - (4) the export of opium not protected by a pass.
- 5. Section twenty-seven of the Consolidated
 Customs Act shall be conconstruction of section strued as if, for the words
 27 of Act VI of 1863. "for which a specific value
 has not been fixed by the

Local Government with the sanction of the Governor General of India in Council," the following words were substituted (that is to say) "for which a specific value is not fixed by the Indian Customs Duties' Act, 1871;" but, save as aforesaid, nothing herein contained shall be construed to affect the provisions of the Consolidated Customs Act.

6. The Governor General in Council may Power to fix value of from time to time, by notidutiable goods. fication in the Gazette of India, fix for the purposes of this Act the value of any goods exported or imported by sea on which duties of customs are hereby imposed.

Pepper experted by sea from Cochin.

Pepper experted by sea from the port of Cochin. But on all such pepper there shall be levied such duty, not exceeding nine rupees per khandi, as the Governor of Fort Saint George in Council from time to time determines; and at the close of each year, or as soon after as may be convenient, the Collector of Customs at the said port shall, after deducting the expenses of collection, pay the duty collected under this section to the Government of Travancore and Cochin, in such proportions and in such manner as the said

8. The enactments mentioned in schedule C
Repeal of enactments. hereto annexed are repealed to the extent therein specified.

Governor in Council from time to time directs.

IMPORT TARIFF.

No.	, Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
		Rs. A.	
1	Apparel, including Haberdashery, Millinery, &c	Ad va!orem.)
2	Arms, Ammunition and Military Stores—		
	Gunpowder, common ,, sporting Fire-arms and parts thereof	0 5 per lb. 1 .0 ,, Ad valorem.	
	All other sorts, including Military Accoutrements, Uniforms, &c., but excluding Military and other Re- gulation Accoutrements and Uni- forms imported for private use by	Ad valorem.	
		TANKS NO. 10	
8	ASPHALTE	20 0 per ton.	
4	Beads, China ,, Common ,, Ruby, of all sizes ,, Seed ,, Small, Scarlet, and Red ,, Coral (false) Moorzun	30 0 per cwt. 28 0 ,, 0 12 per lb. 0 10 ,, 0 10 ,, 0 8 per corge of 2,000 beads.	
	All other sorts of false Corals and		l
	Beads Pearls, false, Bajeria	Ad valorem. 5 0 per lakh.	
	Boria	1 0 per thousand.	1
	,, Jouria	8 0 per lakh.	1
	,, Nathia	0 6 per thousand. 0 12 ,, ,,	
	,, Wattanah	10 0 per lakh.	Seven and a half
	All other sorts	Ad valorem.	cent.
5	CABINET-WARB	Ad valorem.	
6	CANDLES, WAX, COMPOSITION AND OTHER		İ
	KINDS—		
	Candles, Wax	1 0 per lb. 0 8	1
	" Spermaceti	0 8 "	1.
	", Composition and other sorts	0 5 ,,	
7	Carriages	Ad valorem.	
8	CLOCKS, WATCHES, AND OTHER TIME-		
	KEEPERS	Ad valorem.	
9	Coffee—		
	Persian Gulf and Red Sea Other places	30 0 per cwt. 20 0 ,,	
10	CORALS, REAL	Ad valorem.	
11	Corks	1 8 per gross.	
12	COTTON— Thread—		
	Sewing Thread, White and Coloured	0 11 per lb.	
	of one hundred		
	yards (and prorata above and below)*	2 4 per gross reel.	
	Goa and Country	30 0 per cwt.	

IMPORT TARIFF-continued.

	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
-		Rs. A.	
Cor	TON—continued.		2
T	wist-	0 6 per lb.	
	Mule, under No. 15 Nos. 16 to 24	* 0 9 ,	
	25 to 32	0 10 "	
1	33 to 42	0 11 "	
	43 to 52	0 12 ,,	
	53 to 60	0 14 ,,	1 - 2 - 1 - 2 - 3 - 3 - 3
	No. 70	0 15 ,,	
	80	1 0 ,,	_
1.	90	1 0	Three and a half per
	100	1 0	cent.
- 1	110	1 4	Gent.
	120		11
	and one anna addi-		
	tional for every count		11
	of ten above No. 120.	U 10	11
	Water, No. 20	0 11	
	80	0.18	
- 1	40	0 15 "	1
- 4	50	1 2	
	Above 50		Three and a half per cent.
	Turkey Red Twist, all kinds* Twist, Orange, Red and other Colours Piece Goods—	1 6 per lb. }	Duty to be charged on the Grey weight of the Coloured Yarn; when not ascertainable, the actual Wharf weight to lavoirs weight to be taken.
- 1	Grey—	1 1 per lb)
. 1	Mulls	. 1 1 per lb.	
- 1	Jaconets exceeding 10 x 1	0 13	The second second
	to the quarter inch	. 0 10 %	
		**	Five per cent.
	Shirtings, Madapollams an	0 11 ,,	Live Per same
	Prints Toons Dome		
1	Long Cloths, Jeans, Dome tics, Sheetings, Drills at	nd	
		0 9 2	
		Ad valorem.	J and a second
		25 0 per cwt.	h
	Cotton Rope Cotton Goods, other kinds	Ad valorem.	
13	Acid, Sulphurie Alkali, Country (Sajee Khar)	0 3 per lb 2 0 per cwt.	
	Aloes, black	10 0 ,,	30000 16
	33 Socotra	9 8	
	Alum	95 0	Seven and a half pe
	Arsenie	0 0	cent.
	China M.	8 0 9	
	Assafeetida (Hing)	55 0 "	
	Assafœtida (Hing) " Coarse (Hingra)	10 0 %	
	Assafeetida (Hing) ,, Coarse (Hingra) Brimstone, Flour	7 0	
	Assafeetida (Hing) , Coarse (Hingra) Brimstone, Flour , Roll	10 0 " 7 0 " 6 0 " 4 8 "	
	Assafeetida (Hing) "Coarse (Hingra) Brimstone, Flour "Roll "Rough	10 0 3 7 0 3 6 0 3 4 8 3 7 50 0 per lb.	
	Assafeetida (Hing) "Coarse (Hingra) Brimstone, Flour Roll "Rough Camphor, Bhimsing (Barras)	10 0 7 0 6 0 4 8 50 0 per lb.	
	Assafeetida (Hing) "Coarse (Hingra) Brimstone, Flour "Roll "Rough	10 0 " 7 0 " 6 0 " 4 8 " 50 0 per lb.	

IMPORT TARIFF—continued.

DRUGS AND MEDICINES—continued. Coova, red Copperas, green Quinine Sal Ammoniae Sale Sal Ammoniae Sale Senna Leaves All other sorts Ad valorem. DYEING AND COLOURING MATERIALS—Cochineal Galinuts, Country, Myrabolam Gamboge Wood Madder or Munjeet Orchilla Weed Saffron, Europe Saffron, Europe Saffron, Europe Saffron, Europe All other sorts Ad valorem. Sapam Wood and Root Amiline Dyes All other sorts Ad valorem. FIREWORKS— China Other sorts, including linen thread Other sorts, including linen thread Other sorts, including linen thread Cajoo kernels Cocoanuts Socoanuts Socoa	o.	DESCRIPTION OF ARTICLE.		VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
Ccova, red 2 8 per cwt. Ad valorem. 2 8 per cwt. Ad valorem. 2 8 per cwt. Ad valorem. Ad valorem. 2 8 per cwt. Ad valorem. Ad valorem. 2 8 per cwt. Ad valorem. 2 8 per cwt. Ad valorem. 2 9 per cwt. 3 6 0 ; All other sorts Ad valorem. Seven and a half per cent. Seven and a		D. M.		Do A	. The selection
Copperas, green		TO THE RESERVE OF THE PARTY OF			
Quinine Ad valorem. Sal Ammoniae 22 0 per cwt. Salep 60 0 60 0			***		
Sal Ammoniae					
Salep					
Salep		Sal Ammoniae		22 0 per cwt.	
Senna Leaves				60 0	
All other sorts All other sorts DYEING AND COLOURING MATERIALS— Cochineal Gallnuts, Country, Myrabolam Gamboge Wood Quo Madder or Munjeet Orchilla Weed Saffron, Europe Meadow, Soorunjun Merow Malus Mare Malus Malus Malus Malus Malus Merow Meadow, Soorunjun Malus Malus Meadow, M			100	6 0	
Dyeing and Colouring Materials— Cochineal					
Cochineal Gallnuts, Country, Myrabolam 3 0 per cwt. 3 0 per box of contains 3 0 per box of contains 3 0 per cwt. 3 0 per cwt. 3 0 per box of contains 3 0 per cwt. 3 0 p	1.	Dyeing and Colouring Materia	Ls—		
Gallnuts, Country, Myrabolam , Persian Gamboge Wood				1 12 per lb.	11
Persian					11
Gamboge Wood 20 0 0					
Madder or Munjeet	1	A. C.	22.7		
Orchilla Weed Saffron, Europe "Meadow, Soorunjun" "Meadow, Soorunjun" "Persian" "In cakes or lumps" "Sapan Wood and Root			***		
Saffron, Europe				10 0 ,,	Seven and a half pe
Saffron, Europe		Orchilla Weed		8 0	i cent.
Meadow, Soorunjun 10 0 per cwt. 12 0 per lb. 5 0				16 0 per lb	
12 0 per lb. 5 0					11
Sapan Wood and Root	-		171		
Sapan Wood and Root	1	**			11
Aniline Dyes All other sorts FIREWORKS— China			***	77	
Aniline Dyes	1	Sapan Wood and Root	1000	3 8 per cwt.	
All other sorts FIREWORKS— China	-1				
Fireworks— China 30 0 per box of 133¼ lbs. Other sorts Ad valorem.	1		0.0000		11
China			***	and two one	
Other sorts	1			90 0 non how of	
Other sorts FLAX, MANUFACTURES OFF Piece Goods Other sorts, including linen thread FRUITS AND VEGETABLES— Almonds, without shell "with shell Cajoo kernels Cocoanuts "kernel (Copra) "persian Dates, dry, in bags "wet, in bags "wet, in bags "yet, in ba	1	China	***		100
FLAX, MANUFACTURES OF Piece Goods Other sorts, including linen thread FRUITS AND VEGETABLES— Almonds, without shell Cajoo kernels Cajoo kernels Cocoanuts Rernel (Copra) Persian Dates, dry, in bags Wet, i	1	NAME OF THE PARTY			
Other sorts, including linen thread FRUITS AND VEGETABLES— Almonds, without shell 25 0 per cwt. "with shell 10 0 " Cajoo kernels 10 0 " Cocoanuts 30 0 per thousand. "kernel (Copra) 9 8 per cwt. Currants, Europe 35 0 " Persian 12 0 " Dates, dry, in bags 4 0 " "wet, in bags 4 0 "		Other sorts		Ad valorem.) 31
Other sorts, including linen thread FRUITS AND VEGETABLES— Almonds, without shell 25 0 per cwt. "" with shell 10 0 ", Cajoo kernels 10 0 ", Cocoanuts 30 0 per thousand. "" kernel (Copra) 9 8 per cwt. Currants, Europe 35 0 ", Persian 12 0 ", Dates, dry, in bags 4 0 ", "" wet, in bags 3 0 ", "" in pots 6 0 ", "" persian, dried 6 0 ", Figs, Europe 42 0 ", "" Persian, dried 4 0 ", "" Persian, dried 4 0 ", "" Prunes, Bussorah 14 0 ", "" Raisins, Black, Persian Gulf, Red Sea, and Khismis 12 0 ", "" Monocka, Persian Gulf and Red Sea 7 0 ", "" Malaga and Bloom 0 10 per lb. "" Other sorts Ad valorem. Walnuts; Akroot 5 0 per cwt. Ad valorem. Other sorts, except Bidmiskh and			-		_
FRUITS AND VEGETABLES	***	Yieco Goods	100	Ad valorem,	Five per cent.
Almonds, without shell with shell 10 0 .		Other sorts, including linen th	read	Ad valorem.	1
Almonds, without shell with shell 10 0 .	7	FRUITS AND VEGETABLES-			
Cajoo kernels Cocoanuts Cocoanuts Corrants, Europe Persian Dates, dry, in bags , in pots Figs, Europe Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf and Red Sea , Malaga and Bloom Malnuts, Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh and 10 0 ,, 11 0 0 ,, 12 0 ,, 12 0 ,, 14 0 ,, 14 0 ,, 12 0 ,, 15 0 ,, 16 0 ,, 17 0 ,, 18 0 ,, 19 0 per lb. 19 0 per cwt. 10 0 ,, 10 0 ,				25 0 per cwt	
Cajoo kernels Cocoanuts					
Cocoanuts ,, kernel (Copra) ,, hernel (Copra) ,,			***		
Currants, Europe 35 0 Persian 12 0 Dates, dry, in bags 4 0 , wet, in bags 3 0 Figs, Europe 42 0 Persian, dried 6 0 Garlic 4 0 Pistachio Nuts 14 0 Prunes, Bussorah 12 0 Raisins, Black, Persian Gulf, Red Sea, and Khismis , Monocka, Persian Gulf and Red Sea 7 0 , Malaga and Bloom 0 10 per lb. Mangoes, dried Ad valorem. Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Other sorts, except Bidmiskh and		Cajoo kernels	***	33	i
Currants, Europe 35 0 Persian 12 0 Dates, dry, in bags 4 0 , wet, in bags 3 0 Figs, Europe 42 0 Persian, dried 6 0 Garlic 4 0 Pistachio Nuts 14 0 Prunes, Bussorah 12 0 Raisins, Black, Persian Gulf, Red Sea, and Khismis , Monocka, Persian Gulf and Red Sea , Malaga and Bloom 0 10 per lb. Ad valorem. Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Other sorts, except Bidmiskh and		Cocoanuts		30 0 per thousand.	
Currants, Europe 35 0 Persian 12 0 Dates, dry, in bags 4 0 , wet, in bags 3 0 , in pots 6 0 Figs, Europe 42 0 Persian, dried 6 0 Garlic 4 0 Pistachio Nuts 14 0 Prunes, Bussorah 12 0 Raisins, Black, Persian Gulf, Red Sea, and Khismis , Monocka, Persian Gulf and Red Sea , Malaga and Bloom 0 10 per lb. Malnuts, Akroot 5 0 per ewt. Mangoes, dried Ad valorem. Other sorts, except Bidmiskh and		kernel (Copra)			
Dates, dry, in bags				35 0	
Dates, dry, in bags		Donaian		19 0	1
Wet, in bags			0.000		14 7 15 15 15 15 15 15 15 15 15 15 15 15 15
Figs, Europe 42 0 6 0 7			***	37	
Figs, Europe """, Persian, dried """ Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Red Sea, and Khismis """ Monocka, Persian Gulf and Red Sea """ Malaga and Bloom """ Malaga and Bloom """ O "" """ Ad valorem. Walnuts, Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh and		,, wet, in bags		"	
Figs, Europe """, Persian, dried """ Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Red Sea, and Khismis """ Monocka, Persian Gulf and Red Sea """ Malaga and Bloom """ Malaga and Bloom """ O "" """ Ad valorem. Walnuts, Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh and				P D	THE RESERVE OF THE PROPERTY OF THE PARTY OF
Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Red Sea, and Khismis , Monocka, Persian Gulf and Red Sea , Malaga and Bloom , Other sorts Walnuts, Akroot Prunes, Europe Other sorts, except Bidmiskh and		in make		33	
Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Red Sea, and Khismis , Monocka, Persian Gulf and Red Sea , Malaga and Bloom , Other sorts Walnuts, Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh and		,, ,, in pots		49 0	11
Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Red Sea, and Khismis Monocka, Persian Gulf and Red Sea Malaga and Bloom Malaga and Bloom Malnuts, Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh and		Figs, Europe		42 0 ,,	
Prunes, Bussorah Raisins, Black, Persian Gulf, Red Sea, and Khismis Monocka, Persian Gulf and Red Sea Malaga and Bloom Malaga and Bloom Malnuts; Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried		42 0 ,, 6 0 ,,	
Raisins, Black, Persian Gulf, Red Sea, and Khismis , Monocka, Persian Gulf and Red Sea 7 0 ,, Malaga and Bloom 0 10 per lb. , Other sorts Ad valorem. Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic		42 0 ,, 6 0 ,, 4 0 ,,	
Raisins, Black, Persian Gulf, Red Sea, and Khismis , Monocka, Persian Gulf and Red Sea , Malaga and Bloom , Other sorts Walnuts, Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts		42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,,	Seven and a half pe
Sea, and Khismis 12 0 ,, Monocka, Persian Gulf and Red Sea 7 0 ,, Malaga and Bloom 0 10 per lb. Other sorts Ad valorem. Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah		42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,,	
,, Monocka, Persian Gulf and Red Sea 7 0 ,, Malaga and Bloom 0 10 per lb. ,, Other sorts Ad valorem. Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah		42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,,	
and Red Sea 7 0 ,, Malaga and Bloom 0 10 per lb. ,, Other sorts Ad valorem. Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf,	Red	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,,	
, Malaga and Bloom 0 10 per lb. , Other sorts Ad valorem. Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis	Red	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,,	
Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,,	
Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 7 0 ,,	
Walnuts, Akroot 5 0 per cwt. Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 7 0 ,,	
Mangoes, dried Ad valorem. Prunes, Europe Ad valorem. Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea ,, Malaga and Bloom	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 7 0 ,, 0 10 per lb.	
Prunes, Europe Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea ,, Malaga and Bloom ,, Other sorts	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 12 0 ,, 0 10 per lb. Ad valorem.	
Other sorts, except Bidmiskh and		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea ,, Malaga and Bloom ,, Other sorts Walnuts, Akroot	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 12 0 ,, 0 10 per lb. Ad valorem. 5 0 per cwt.	
		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea ,, Malaga and Bloom ,, Other sorts Walnuts, Akroot Mangoes, dried	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 12 0 ,, 0 10 per lb. Ad valorem. 5 0 per cwt. Ad valorem.	
Buzarbuttoo Nuts which are free Ad valorem.		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea ,, Malaga and Bloom ,, Other sorts Walnuts, Akroot Mangoes, dried Prunes, Europe	Red	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 12 0 ,, 0 10 per lb. Ad valorem. 5 0 per cwt. Ad valorem.	
		Figs, Europe ,, Persian, dried Garlic Pistachio Nuts Prunes, Bussorah Raisins, Black, Persian Gulf, Sea, and Khismis ,, Monocka, Persian and Red Sea ,, Malaga and Bloom ,, Other sorts Walnuts, Akroot Mangoes, dried Prunes, Europe Other sorts, except Bidmiskh	Red Gulf	42 0 ,, 6 0 ,, 4 0 ,, 14 0 ,, 12 0 ,, 12 0 ,, 0 10 per lb. Ad valorem. 5 0 per cwt. Ad valorem.	

IMPORT TARIFF-continued.

0.	DESCRIPTION OF ARTICLES.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
0.	STATE OF THE PARTY	9	
10 0	LASS AND GLASS-WARES.	Rs. A. 10 0 per 100 pairs.	
10 0	Bangles, Glass, China, Gilt	5 0 "	
	Glass, Broken	5 0 per cwt.	
	China, of all colours	32 0 per 133½ lb.	
	Crown, coloured	32 0 per 100 supl. feet.	
		5 0 per 100 supl.	
1	of sizes	feet.	
	"Glass and Glass-ware of all other		
1	Sorts, except Bottles which are	Ad valorem.	
	free		
19 G	UMS-	10 0 per cwt.	
	Gum, Ammoniae	10 0 per cwt.	
1	" Arabic	5 0 ,,	
	" Bdellium, common Gum	33 0 ,,	
	Benjamin Bysabole, coarse Myrrh	12 0 ,,	
- 1	Copal	65 0 ,,	
	Frankincense or Olebanum	9 0 ,,	
	Gambier (or Kino)	8 0 ,,	
	Myrrh	24 0 ,,	
1	,, Persian (false)	3 0 ,,	
1	" Rosin …	Ad valorem.	The second section will be second section as a second section with the second section will be section with the section w
	All other sorts		1 10
20	GROCERIES NOT OTHERWISE DESCRIBED	Ad valorem.	
250,000	Hides and Skins-		
21	Border Hides, prepared	30 0 each.	
	Buffalo Hides, Country, Tanned	80 0 per score.	Seven and a half per
	Calf Skins	*40 0 per dozen.	cent.
	Chamois Skins	60 0 sore.	
1	Cow Hides, Country, Tanned	40 0 per out	1
	Rhinoceros Leather Other sorts	Ad malorem	1
		Ad valorem.	
22	INSTRUMENTS, MUSICAL IVORY AND IVORY-WARE—	Zie vasorum.	
40	Elephants' Grinders	16 0 per cwt.	
	Tusks above twenty Ibs	0.00	
	Tusks ten lbs. and not exceeding		
	twenty lbs.	225 0 "	1
	Tusks under ten lbs.	The state of the s	
	Sea Cow or Moye Teeth, three Ibs	1 005 0	
	and upwards	and the same of th	
	Sea Cow or Moye Teeth, unde	75 0	i -
	Ivory, Manufactures of	A. T Zamann	
24			
	Silver-ware, plain	. 1 6 per tolah.	
	" embossed	. 2 0 ,,	
	Jewellery and Plate of all other	er de la companya de	
	kinds, excepting Precious Stone	88	
100		Ad valorem.	
2,	Leather and Manufactures of—	,	
	Boots and Shoes	Ad valorem.	
	Harness and Saddlery		j
	Other sorts	The state of the s	

IMPORT TARIFF-continued,

No.	Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
26	Liquor-	Rs. A.	
20	Ale, Beer and Porter		One anna per Imperia
	Cider and other fermented Liquors	*****	{ Gallon.
	1		
	Spirits		Three Rupees the Imperi Gallon, and the duty to 1
	A		rateably increased as th
			strength exceeds Londo
			Proof. Provided that ten per cen
			ad valorem shall be charge
			on all spirits used exclusive
			ly in Arts and Manufa- tures, or in Chemistry
			subject to such Rules
			the Local Governmen
			shall from time to time prescribe, for ascertaining
			that such spirits are unf
- 8			for use as a beverage an
			incupable of being con verted to that purpos
			And the officer in charge
			the Custom House, subject
			to the general instruction of the Local Governmen
			shall decide what spirit
			fall within the proviso, an
			his decision thereon sha be final in law.
- 1	Wines—		1/200
	Champagnes, Sparkling Wines		Rs. A.
	and Liqueurs		1 8 per Imperia
			Gallon or si
	AN 41		Quart Bottles
-	All other sorts	*****	1 0 per ditto.
27	MATCHES-	•	
.	Lucifer and all other sorts	Ad valorem.)
85	MATS, FLOOR MATTING, CHINA OF ALL		1
	SORTS	50 0 per hundred.	
	77 TY		
29	METALS, UNWROUGHT, WROUGHT AND		
	MANUFACTURES OF—	0.10 thousand	
	Brass Beads, Googree, China	0 12 per thousand. 35 0 per cwt.	1 1 1 1 1 1 1 1
T.E.	,, Old	80 0	
	", Sheets, rolls very thin Copper, Australian Cake	41 0	The same of the sa
	Dolt	48 0	The second of the second
	Bungion's	48 0	
	China Coch	28 0	Seven and a half pe
	Lanen	41 0	cent.
	Noile and Composition	** 0 ,,	
	Nails	43 0 ,,	
	Old	40 0 ,,	
	", Pigs and Slabs, Foreign	38 0 ,,	1,000,000,000
	Shoot Shoothing and Plate	43 0 ,,	
	", Tiles, Ingots, Cakes and		
	Brieks	40 0 ,,	
	China White Conner-ware	1 4 per lb.	
	" Foil Dauk-pana, China	3 0 per book of 100	
		leaves.	
	,, ,, Europe	4 0 ,,	
	All other kinds	Ad valorem.	

IMPORT TARIFF-continued.

DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
- Const	Rs. A.	
METALS, &C continued.	Ad valorem.	1
Tean Angle and 1 1100	23th Chilorent,	The state of the s
Beams, Pillars, Girders and	Ad valorem.	
Bridge-work	ZE CULOFOR.	A 100 S 27 S 36
" Flat, Square and Bolt, including	80 0 per ton.	
Scotch	100 0	
" Hoop, Plate and Sheet		
, Nails, Rivets and Washers	the second secon	
" Nail Rod		
,, Old		>One per cent.
" Pig	40 0 per ton.	
" Rod, Round, British, under	105 0	
half inch diameter	105 0 ,,	1 775
" Rod, Round, British, exceeding	80 0	1
half inch diameter	80 0 ,,	1
" Swedish, Flat and Square	120 0 ,,	
,, Rice Bowls	3 0 per set of ten.	
11 21 11	1 8 per set of six.	
,, Galvanised	Ad valorem.)
, Other sorts, except Anchors,		
Cables and Kentledge, which		116-3
are free	Ad valorem.	7
Lametta, Double reels	4 8 per score.	
" Single "	2 4 ,,	
Lead, Pig	10 0 per cwt.	The second second
" Pipes	13 8 ,,	
" " tinned	16 0 ,,	
" Sheets (other than thin Sheets		
for Tea Canisters, which are		
free)	12 0 ,,	- P - W
Ore Galena	18 0 "	
Gold leaf, Europe	4 0 per 100 leaves.	
Mock Gold leaf	5 0 per 20 books.	
Orsidue or Brass Leaves, foreign		
Europe	1 4 per lb.	
China	0 12 ,,	SANTAC SE S
Patent or Yellow Metals, Sheathing		
and Sheets and Bolts	35 0 per ewt.	The state of the state of the
ditto old	30 0 ,,	Seven and a half per
Quicksilver	1 0 per lb.	cent.
Shot, Bird	15 0 per cwt.	the street of the street
Spelter Nails	17 8 "	
" Plate and other shapes	11 0 "	
Steel But Sheathing	15 0 ,,	A STATE OF THE PARTY OF THE PAR
Steel, Blistered	9 0 ,,	
" British " Cast	9 0 ,,	
	25 0 ,,	
Swedish	10 0 "	
Tip, Block	10 0 0	
Plates	45 0	1
Wire, Brass	12 8 ,,	
" Common Iron, Nos. 1 to 40	* 0 8 per lb.	
Copper	9 8 per cwt.	
Other sorts, including Hard-ware,	0 10 per lb.	
Ironmongery, and Cutlery, but ex-		
cluding Machinery, the component		
parts thereof, and Agricultural Im-		
plements, which are free		

IMPORT TARIFF—continued.

o.	Description of Article.	VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
0	NAVAL STORES—	Rs. A.	144
	Cables, Coir, tarred	10 0 per cwt.	Seven and a half per cent.
	Canvas, Country, Cotton Europe, Sail, not exceeding	50 0 ,,•	Five per cent.
	forty yards	15 0 per bolt.	,
*	Coir, Rope, Maldive and Laccadive ,, Yarn of all kinds	10 0 per ewt. 9 0 ,,	
	Cordage, Hemp, Europe	18 0 ,,	
	Dammer ,,	5 0 ,,	
		per barrel not exceed-	
	Pitch, American and Europe	13 0 ing three cwt. 4 8 and pro rata	
	,, Coai	above and	
	Tar, American	(below.	
	" Coal " Swedish and Archangel	6 8 Ditto ditto.	
	Twine, Europe, Sail	0 8 per lb.	
	All other sorts, except Oakum, which is free	Ad valorem.	
1	Ons-		
	Cardamom Cassia	10 0 per lb. 4 0	Seven and a half per cent.
	Cinnamon, Ceylon	10 0 %	1
	Cocoanut	20 0 per cwt. 10 0 ,,	
1	Grass Jingelee or Teel	2 0 per lb. 20 0 per cwt.	
	Kerosine, Paraffine, Petroleum, Rock	17 A A 77 C 1 A 1	
1	and Shale Oils of all descriptions Linseed, Country	0 12 per Impl. gal. 18 0 per cwt.	
	Naphtha	2 4 per Impl. gal. 30 0 per cwt.	1
	Otto, of sorts	20 0 per ounce.	1 100
	Sandalwood Sorrel	8 0 per lb. 20 0 per cwt.	
	Turpentine Whale and Fish	2 0 per Impl. gal. 15 0 per cwt.	- 5-57
1	Wood	15 0 ,,	
	Slush Fat, which are free	Ad valorem.	
	OIL AND FLOOR CLOTH	Ad valorem.	Five per cent.
	Opium		Twenty-four rupees per seer of eighty tolas.
	PAINTS, COLOURS AND PAINTER'S MATE-		
	Ochre, all colours	3 0 per cwt.)
	Paints of sorts Composition Paint and Patent	12 0 "	Seven and a half per
1	Driers	30 0 "	cent.

IMPORT TARIFF-continued.

0.	DESCRIPTION OF ARTICLE.	VALUE OF WHICH DUTY IS ASSESSED.	RATE OF DUTT.
-			
-	PAINTS, COLOURS AND PAINTER'S MA-	Rs. A.	
1	TERIALS-continued.		
-	Prussian Blue, China	0 8 per lb.	
-	" Europe	1 8 ,,	
1	Red Lead	14 0 per cwt.	
	Turpentine	2 0 per Impl. gal.	
1	Verdigris	Mr. A.	
-	Vermillion, Canton	00 03 1 6	4
1	Macao	00 07 001	A STATE OF THE STA
-		70 0	
ł			
1	All other sorts, including Brushes	Aa vasorem.	Seven and a half pe
1			
	Perfumery-		cent.
	Atary, Persian	15 0 per cwt.	
	Rose Flowers, Dried	10 0 ,,	1
	Rose Water	l 12 per Impl. gal.	
	All other sorts	Ad valorem.	
ı			
	PHOTOGRAPHIC APPARATUS AND MATE-		
	RIALS	Ad valorem.	J
			100
	PIECE GOODS, NOT OTHERWISE DESCRIBED	Ad valorem.	Five per cent.
d		1	
	PORCELARY AND EARTHEN-WARE	Ad valorem.	
	PROVISIONS AND OILMAN'S STORES-		2 12 March 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Bacon in Canisters, Jowls and		1
1	Cheeks		The same of the sa
	Cueeks	0 9 per lb.	
	Beef	60 0 per tierce of	The state of the
	Deel	three ewt.	
		(40 0 per barrel of	
1	CI CI	two ewt.	
1	Cheese	0 10 per lb.	
á	Fish Maws	50 0 per cwt.	
	Fish Sozille and Singally, Small	6 0 per cwt.	
۱	Flour	25 0 per barrel or	THE PARTY OF THE P
1		sack of 200 lbs.	Seven and a half pe
	Ghee	36 0 per cwt.	cent.
- 8	Hams	0 8 per lb.	The street and the street
١	The state of the s		The second second second
J	Pork	650 0 per tierce of	
		three cwt., and	
1		(34 0 per barrel of	
i	Shark Fins	two cwt.	
4	Ton Stark Fins	20 0 per cwt.	
	Tongues, Salted	10 0 per keg of six.	
Ž,	Vinegar in Wood, Europe	1 8 per Impl. gal.	
	· " Persian …	0 12 "	
	" Country	0 0	
28	All other sorts, except Richa de mon		
Y	Dutter and Salted Fish which		The Honell State
Ì	are free	Ad valorem.	
1		The Controller.	
23	RAILWAY MATERIALS—	The Paris Section was a second	
N	Of fron	43 - 3	> No. of the same of the same
5	Steel Rails and other anti-les	Ad valorem.	
g	intended for the particles		One per cent.
	intended for the permanent way		A STATE OF THE STA
ý	Other sorts	Ad valorem.	, , , , ,
	WI CO	Ad valorem.	Seven and a half per
	the state of the s	The second secon	cent.

IMPORT TARIFF—continued.

			A Thomas and the same
lo.	DESCRIPTION OF ARTICLE.	VALUE ON WHICH DUTY	RATE OF DUTY.
		IS ASSESSED.	e core first
1	P	Rs. A.	
-	RATTANS AND CANES—		,
	Canes, Malacca		Seven and a half pe
	Rattans	7 0 per ewt.	cent.
	All other sorts	Ad valorem.	,
2	SALT-		N 1 12
100	imported from any place whether	i	
7	within or without British India,		Rs. A.
- 1	(a) into British Burma	\$600 FE \$100.000	0 8 per maund.
	(b) into the territories under the gov- ernment of the Lieutenant Gov-		The state of the s
	ernor of Bengal		3 4 ,,
	(c) into any other part of British India	** ***	1 13 ,,
3	Seeds—		
	Anchuehuek	10 0 per cwt.)
	Anise, Europe	28 0 ,,	11 - 12
6	Assalia	7 0 ,,	100
1	Cajoo	3 0 ,,	
	Castor	4 8 ,,	
74	Cummin	12 0 ,,	11
	,, Black	5 0 ,,	
	Esubgool	5 0 ,,	
	Linseed	5 0	
	Methee	5 0 ,,	1
	Mustard	4 8 ,,	
4	Quince Seed of Badana	50 0 ,,	plant in a state of the
	Rape or Sursee	4 8	
	Sawjeerah	25 0 ,,	1 2 2 3
	Tookmeria	7 0 ,,	1
1	All other sorts, excepting Seeds im-	**	
	ported by any Public Society for		
3	gratuitous distribution, which are		11
	free	Ad valorem.	1000
1	SHELLS-		Seven and a half pe
	Chanks, "large shells," for Cameos	10 0 per hundred.	cent.
	" White, Live	6 0 ,,	
	,, Dead	3 0 ,,	The second second
	Cowdas, Mozambique and Zanzibar	3 0 ,,	A PERSON OF THE PARTY OF THE PA
	" from other places	0 8 ,,	
	Cowries—	The second second	
	Bazar, Common	4 0 per cwt.	A CONTRACTOR OF THE PARTY OF TH
	Maldive	16 0 ,,	
Six	Sunkley	40 0 ,,	
	Yellow, Superior Quality	8 0 ,,	
	Mother o'Pearl	8 0 "	一
	Tortoise Shell	6 0 per lb.	
	" Nuck	1 0 ,,	
	Nuckla and other sorts	Ad valorem.	
5	Silk—		
	Floss	8 0 per lb.	The second second
	Raw, Charon and Cochin-China	4 0	The second second
	,, Mathow	1 12 ,,	
	Other kinds of China	7 0 ,,	1 2 发展的
	" Persian	5 0 ,,	
	" Punjum and Cutchra	1 12 ,,	
	" Siam	4 0 ,,	DU POLICE DE LA CONTROL DE LA

IMPORT TARIFF-concluded.

lo.	DESCRIPTION OF ARTICLE.		VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
	Silk—continued.		Rs. A. 8 0 per lb.	7 Seven and a half per
	Sewing Thread, China Other sorts	***	Ad valorem.	} cent.
	Silk Piece Goods of sorts	***	Ad valorem.	Five per cent.
6	SOAP	***	Ad valorem.	1
17	SPICES-			
	Aloe Wood		3 0 per lb.	
	Aniseed Star	***	40 0 per ewt. 18 0 ,,	
1	Betelnut, White, Sheverdhun all other kinds	***	4 0 "	
- 74	" in back	119	2 0 per thousand.	
	Cassia Buds, Nagkessur, China	***	0 8 per lb.	
	Chillies, Dried	***	8 0 per cwt.	
4	Cloves	***	12 0 "	
(80)	" in Seeds, Nurlavung	***	8 0 ,,	
	Mace		0 9 per lb.	
	" false	***	10 0 per cwt.	
	Nutmegs in Shell	***	0 10 per lb. 0 6 "	Seven and a half per
	317.14	***	12 0 per ewt.	cent.
	Pepper, Black and Long	***	14 0 "	
	" White		25 0 "	
	All other kinds	***	Ad valorem.	
48	STATIONERY OTHER THAN PAPER	***	Ad valorem.	
49	SUGAR AND SUGAR-CANDY-			
	Sugar-Candy, China	***	20 0 per ewt.	
	" Loaf	***	23 0 ,,	
	,, Soft		19 0 ,,	
	All other sorts of Saccharine I	TO-	Ad valorem.	
50	TEA	***	1 0 per lb.	J
51	Tobacco-			
	Manufactured		Ad valorem.	5
	Unmanufactured		Ad valorem.	Ten per cent.
	Articles, such as Pipes, &c., use	d in		
	consumption of	***	Ad valorem.)
52	Toys and Requisites for all Game	18	Ad valorem.	
53	UMBRELLAS-			Seven and a half per
	· Cotton, Steel Ribs		0 13 each.	cent.
	" Cane Ribs	***	0 11 ,,	
	" China Paper Kettisals	***	45 0 per box of 110	
	All other sorts	100	Ad valorem.	J
54	WOOLLEN GOODS-			
	Piece Goods		Ad valorem.	Five per cent.

	Braid		1 12 2	Seven and a half per
	Other sorts	ALCO TO	Ad valorem.	i cent.

EXPORT TARIFF.

No.	DESCRIPTION OF ARTICLE.		VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.	
	6		Rs. A.		
1	COTTON GOODS-				
	Piece Goods—				
1	Baftahs	***	30 0 per score.)	
	Gurrah	9.44	20 0	2 Milandi Reservanto	
	Khurwah	200	25 0 ,,		
1	Mamoodie	***	32 0 ,,		
i	Mirzapore Chintz Patna	***	15 0 ,,		
.	Shans	***	30 0 ,,	AND THE SECOND STATE OF	
	Tunjeeb, Oudh		40 0 ,,		
- 1	Other sorts		26 0 ,,	Three per cent.	
- 1		• • • •	Ad valorem.		
1	Twist, Country, No. 10		0 7 per 1b.		
- 1	" " " 20	***	0 9		
	", Hand Spun 30		0 10 ,,	THE RESIDENCE OF THE PARTY OF T	
-	All other kinds of Cotton Good	[0 5		
1	The other kinds of Cotton Good	is	Ad valorem.	Paris Company	
2	GRAIN OF ALL SORTS		1	There	
3	HIDES AND SKINS, TANNED-		Miles John J. Company	Three annas per maune	
	Hides—				
	Buffaloe, Country, Tanned		70 0 per score.		
1	Cow ,,		50 0		
4	Skins—	- 1			
1	Goat and Sheep	1		Three M	
1	1 1		10 0	Three per int.	
	Any other sorts of		5 0 "	A Conglision and American	
1	Hides and SI	zine 2	ld valorem.		
	NDS-48 CONSTRUCTION	amo			
900	TGO	10.7		Three rupees per maund.	
			Name and Address of the Owner, where		
Liz	AC—				
1000	Button	***	28 0 per cwt.		
P. Sala	Dye	***	45 0 ,,		
100	Seed Shell	+++	20 0 ,,	Four per cent.	
	Stick	***	28 0 "	zour per cent.	
	Other sorts	14.0	16 0 "		
1	Conter Borts		Ad valorem.	J	
0	us—		The second second		
188	Castor		16 0 per cwt.	1	
15265	Cocoanut		20 0 per cwt.		
	Fish		15 0 "		
	Grass		2 0 per lb.		
PY	Jingeely or Teel		20 0 per cwt.		
0000	Linseed	***	18 0		
	Mhowa		12 0 "	Three per cent.	
15.07	Mustard		16 0 "		
1000	Poppy		20 0 ,,		
	Rape or Sursee		16 0 "		
		The second secon		MARKET PROPERTY OF THE PARTY OF	
	Sandalwood		8 0 per lb.	THE RESERVE OF THE PARTY OF THE	
	Sandalwood Other sorts		8 0 per lb.		

EXPORT TARIFF-continued.

0.	DESCRIPTION OF ARTICLE.		VALUE ON WHICH DUTY IS ASSESSED.	RATE OF DUTY.
7	Seeds—		Rs. A.	
1	Castor Seed (Erundee)		4 8 per ewt.	
-3	Coriander Seed	2.64	4 0 ,,	
10	Cummin Seed	***	13 0 ,,	
10	,, Black (Caleejeera)	***	5 0	
	Ground Nuts, with shell		5 0 %	
	,, without shell	***	6 0 ,,	
12	Jingeely or Teel Seed	***	5 0 "	
	Linseed	140		
	Methee Seed	***	5 0 "	
	Mustard Seed		4 8 "	
	Poppy Seed	184	4 8 "	
	Rape or Sursee Seed	39	Ad valorem.	
	Other sorts	***	An ratorem.	ree per cent.
8	Spices-			
	Aloe Wood	***	3 0 per lb.	
	Betelnut in Husk	***	2 0 per 1,000.	
	Cardamoms	***	200 0 per cwt.	
	,, Large, Bastard	***	40 0 ,,	
	Chillies, Dried	***	8 0 "	
	Ginger, Dry (Rough), Malabar		10 0	
	" Bengal	190	7 0 "	
	", (Scraped)	+++	15 0 ,,	
	Pepper	***	15 0 ,,	
	Turmerie	***	5 0 "	CALL SERVICE MANAGEMENT
	All other sorts	***	Ad valorem.	

SCHEDULE C.

(See Section 8.)

NUMBER AND YEAR.		SUBJECT OR TITLE.	EXTENT OF REPEAL.		
Act XIV of 1836		Bengal Customs	So much as has not been repealed.		
" I of 1853		An Act for the consolidation and amendment of the Laws relating to the Customs under the Presi- dency of Bombay.	So much as has not been repealed.		
" XXX of 1854	:	An Act to provide for the levy of Duties of Customs in the Arracan, Pegu, Martabau, and Tenasserim Provinces.	Section three from the beginning down to and including the words "shall be free; provided that"		
» XXII of 1859		An Act to amend Act I of 1852 (for the consolidation and amend- ment of the Laws relating to the Customs under the Presidency of Bombay).	So much as has not been repealed.		

SCHEDULE C-continued.

NUMBER AND YEAR.	SUBJECT OR TITLE.	EXTENT OF REPEAL.
Act III of 1861	An Act to provide for the collection of Duty of Customs on Pepper exported by Sea from the British Port of Cochin.	The whole.
" II of 1868	An Act to alter the rate of duty leviable on pepper exported from Cochin.	The whole.
" XXIV of 1869	An Act to enhance the price of Salt in the Presidency of Fort St. George and the duty on Salt in the Presidency of Bombay.	In section two, the words "either by sea or"
" XVII of 1870	An Act to amend the Law relating to Customs Duties.	The whole.

STATEMENT OF OBJECTS AND REASONS.

The primary object of this Bill is to consolidate the eight Acts in which the law relating to the customs-duties leviable on goods (including salt and opium) imported or exported by sea, is now inconveniently contained.

At the same time the following amendments have been made in the substance of the law.

A section (3) has been introduced to provide for the case of goods of which a part or ingredient is liable to duty. This provision is taken from 23 & 24 Vic., c. 110.

Asphalte is introduced into schedule A, and charged with a duty of seven and a half per cent. on a value of twenty rupees per ton.

Articles intended for the permanent way of railways are admitted at one per cent. ad valorem.

The Bill also incorporates the recent orders of the Government of India in the Financial Department respecting (a) betel-nut, (b) kerosine and other oils, (c) timber and woods, and (d) the exemption from export-duties of articles which have been imported by sea.

R. TEMPLE.

The 16th December 1870.

WHITLEY STOKES, Secy. to the Govt. of India.

The following Bill was introduced into the Council of the Governor General of India for the purpose of making Laws and Regulations on the 13th January 1871, and was referred to a Select Committee with instructions to make their report thereon in six weeks:—

No. 3 of 1871.

PLEADERS' BILL, 1871.

CONTENTS.

PREAMBLE.

I .- Preliminary.

SECT ON.

- Short title.
 Local extent.
 Commencement of Act.
- 2. Repeal of enactments.
- 3. Interpretation-clause.

II .- Of Pleaders and Mukhtára,

High Court to make rules as to qualification, &c., of Pleaders and Mukhtars. SECTION.

Alteration of rules.

Publication of rules. No person to practise as Plender or as Mukhtár unless qualified.

Saving of Pleaders already qualified. Б.

Names of Pleaders and Mukhtárs to be enrolled.

Judicial notice of enrolment.

Pleaders may practise in Criminal Courts and Revenue Offices.

Mukhtars may practise in Civil and Criminal Courts.

Certain Mukhtars may plead in Munsifs' Courts in suits under Bengal Act VIII of 1869.

Persons admitted in one Court admissible to practise in other Courts of same or subordinate jurisdiction.

 Dismissal of Pleader or Mukhtar convicted of a criminal offence.
 Dismissal of High Court Pleader or Mukhtar guilty of unprofessional conduct. Procedure when charge of unprofessional conduct is brought in subordinate Court. Suspension pending investigation.

Power to call for record in case of acquittal under section 11.

13. Power to make rules for Mukhtars on appellate side of High Courts.

III .- Of Revenue Agents.

14. Chief Revenue Authority to make rules as to qualification of Revenue Agents. Alteration of rules. Publication of rules,

No person to act as Agent in Revenue Offices unless qualified.

Names of Revenue Agents to be enrolled.

17. Enrolment of Revenue Agent in Office in which he usually practises.

Dismissal of Revenue Agent convicted of criminal offence.

19. Dismissal of Revenue Agent practising before Chief Revenue Authority and guilty of unprofessional conduct.

20. Procedure when Pleader is charged with unprofessional conduct before such Authority.

Procedure when Pleader or Revenue Agent is so charged in subordinate Office.
 Power to Chief Revenue Authority to call for record.

Report to High Court when dismissed Revenue Agent is also a Mukhtár.

Persons authorized by power of attorney may be agents. Sanction required.

25. Sanction may be revoked or suspended.

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Permission to practise in Mofussil Small Cause Courts.

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30. Stamps on certificates.

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On suspended or dismissed Pleader, &c., failing to deliver certificate.

43.

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On suspended or removed High Court practitioners practising.

VII.—Miscellaneous.

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46. Pleaders in subordinate Courts may apply to District Judge for enrolment.
47. Property of this Act had not prove the second
Power for certain persons to practise for six months as if this Act had not passed.

Provision as to certain fees.

Courts in which High Court Advocates and Vakils may practise. Advocates exempt from filing wakúlatnámas.

Attorney of a High Court may plead in any Court not a High Court. Exemption of High Court practitioners from certain parts of Act. First Schedule (Enactments repealed).
Second Schedule (Forms of Certificates).

Third Schedule (Stamps on Certificates).

A BILL TO CONSOLIDATE AND AMEND THE LAW RELATING TO PLEADERS, MUKHTARS AND REVENUE AGENTS.

Whereas it is expedient to consolidate and amend the law relating to Pleaders, Mukhtars and Revenue Agents; It is hereby enacted as follows:—

I .- Preliminary.

Short title.

 This Act may be cited as "The Pleaders' Act, 1871."

Local extent.

It extends to the whole of British India.

Commencement of Act.

And it shall come into force on the first day of May 1871.

2. On and from that day, the enactments men-Repeal of enactments. tioned in the first schedule hereto annexed shall be repealed to the extent specified therein.

All rules made, penalties prescribed, fees fixed, persons admitted, names enrolled, and sanads or certificates granted under any enactment hereby repealed, shall be deemed to be respectively made, prescribed, fixed, admitted, enrolled, and granted under this Act.

- 3. In this Act, unless there be something repugnant in the subject or context—
- "Collector" includes Officers performing any of the duties of a Collector of land-revenue.
- "Judge" means the presiding Judicial Officer in every Civil and Sessions Court by whatever title he is designated.

"Subordinate Court" means all Courts subordinate to the High Court, including Courts of Small Causes established under Act No. XI of 1865, but excluding the Courts of Small Causes in the Presidency Towns and the Courts of the Recorders in British Burma.

"District" means the local jurisdiction of the principal Civil Court of original jurisdiction; and "District Court." means such Court, and includes Sessions

Courts, and, for the purposes of this Act, the Courts of a Commissioner and Deputy Commissioner or any other Court in the territories known as Non-Regulation, exercising like powers as those of a Commissioner and Deputy Commissioner or of a Civil and Sessions Judge.

"Office subordinate to such Authority" and
"Office subordinate to
such Authority."
"Revenue Office."
"Revenue Office."
"Revenue Office."
"Revenue Office."
"Revenue Office."

II .- Of Pleaders and Mukhtárs.

High Court to make rules as to qualification, &c., of Pleaders and Mukhtárs. 4. The High Court is hereby authorised and required, within six months after this Act comes into force, to make rules—

for the qualification, admission, and enrolment of proper persons to be Pleaders and Mukhtárs of the Subordinate Courts,

for the fees to be paid for the examination, admission, and enrolment of such persons,

and, subject to the provisions hereinafter contained, for the suspension and dismissal of the Pleaders and Mukhtárs so admitted and enrolled.

Alteration of rules. The High Court may also from time to time alter and add to such rules.

All such rules, alterations and additions shall be Publication of rules. • published in the local official Gazette.

5. No person shall appear, plead or act as a Pleader, or appear or act as a Mukhtar in any Subordinate Court, unless he has been admitted and enrolled and

is otherwise duly qualified to practise as a Pleader or as a Mukhtár, as the case may be, pursuant to the provisions of this Act, and unless he continues to be so qualified and enrolled at the time of his practising as a Pleader or Mukhtár as aforesaid:

Provided that every person who, when this Act comes into force in any part Saving of Pleaders of British India other than already qualified. the territories respectively subject to the Lieutenant Governors of Bengal and the North-Western Provinces, is, or is qualified to act as, a Pleader in any Subordinate Court in such part, by virtue of any law, rule or order in force therein, shall be entitled to be admitted and enrolled as a Pleader in the High Court pursuant to the provisions of this Act, without passing any examination; but subject to the conditions of any certificate or diploma held by him as to the class of Courts in which such certificate or diploma authorizes him to practise.

Names of Pleaders and Mukhtars to be enrolled.

Act, to be enrolled in books to be provided and kept for that purpose in such Court.

The Courts shall take judicial notice whether a Judicial notice of enrolment. Pleader or Mukhtár is enrolled or not.

7. Pleaders duly admitted and enrolled under this Act may appear, plead and act in any Criminal Court, or before any Board of Revenue or in any Revenue

Office within the local limits of the appellate jurisdiction of the High Court in which they are enrolled.

Mukhtárs duly admitted and enrolled as afore-

Mukhtársmay practise di in Civil and Criminal as Courts.

said may, subject to the conditions of their certificates as to the class of Courts in which they are authorized to

which they are authorized to practise, appear and act in any Civil Court, and may appear, plead and act in any Criminal Court within the same limits.

Mukhtárs heretofore duly admitted and enrolled Certain Mukhtárs may plead in Munsifs' Courts as Revenue Agents under Plead in Munsifs' Courts at territories subject to the Lieutenant Governor of Bengal, may appear, plead and act in Munsifs' Courts in suits under Bengal Act No. VIII of 1869 (the amend the procedure in Suits between Landlord and Tenant).

8. Every person Persons admitted in

one Court admissible to practise in other Courts of same or subordinate jurisdiction.

admitted to practise as a Pleader or Mukhtar under the provisions hereinbefore contained may, subject to the conditions of his certi-ficate as to the class of

Courts in which he is authorized to practise, apply to be enrolled in the Court in which he desires ordinarily to practise; and on such application he shall be enrolled in a book to be kept for that purpose in such Court.

Nothing in this section or section seven applies to any Court established by Royal Charter.

9. The High Court may suspend or dismiss any Pleader or Mokhtár Dismissal of Pleader or enrolled under this Act in Mukhtár convicted of a such Court, who is convicted criminal offence. of any criminal offence.

10. The High Court may also, after such enquiry as it thinks fit, sus-Dismissal of High Court Pleader or Mukhpend or dismiss any Pleader tar guilty of unprofes-sional conduct, or Mukhtár enrolled aforesaid, who is guilty of fraudulent or grossly improper conduct in the discharge of his professional duty, or for any other reasonable cause.

 If any Pleader or Mukhtár practising in Procedure when charge any subordinate Court, is charged in such Court with of unprofessional conduct is brought in a subordiany such conduct as aforesaid, the Judge or Magistrate of the Court, as the case may be, shall send him a copy of the charge and also a notice that, on a day to be therein appointed, such charge will be taken into consideration.

Such copy and notice shall be served upon the Pleader or Mukhtár at least ten days before the day so appointed.

On such day or on any subsequent day to which the enquiry may be adjourned, the Court shall receive all evidence properly tendered by or on behalf of the party bringing the charge or by the Pleader or Mukhtar, and shall proceed to adjudicate on the charge.

If the Judge or Magistrate find the charge established, and consider that the Pleader or Mukhtár should be suspended or dismissed in consequence, he shall record his finding and the grounds thereof, and shall report the same to the High Court, and the High Court shall proceed to acquit, suspend or dismiss the Pleader or Mukhtár.

Such report, when made by any Officer other than the District Judge, shall be submitted to the High Court through the District Judge, who shall accompany the report with such remarks as he thinks necessary and an expression of his own opinion on the case.

Such report, when made by a Magistrate subordinate to the Magistrate of the District, shall be submitted through the Magistrate of the District to the District Judge, and shall be accompanied by the remarks and opinion of the Magistrate of the District as aforesaid.

The Judge or Magistrate may, pending the Suspension pending investigation. pending investigation and the orders of the High Court, suspend the Pleader or Mukhtár from practising as such in his Court.

12. The High Court, in any case in which a

Power to call for record in case of acquittal un-der section eleven.

Pleader or Mukhtár has been acquitted under section eleven otherwise than by an order of the High Court,

may call for the record and pass such order thereon as seems fit.

13. The High Court may from time to time make rules for the qualifica-Power to make rules tion, admission, enrolment, for Mukhtárs on appel-late side of High Courts. suspension and dismissal of the Mukhtárs practising on the appellate side of such Court.

III .- Of Revenue Agents.

14. The Chief Revenue Authority is hereby Chief Revenue Author authorized and required within six months after this rity to make rules as to qualifications of Revenue Act comes into force, to a make rules for the purpose of defining what qualifications are required for persons to be Revenue Agents.

Such Authority may from time to time alter and Alteration of rules, add to the rules so made.

All such rules, alterations and additions shall be published in the local official Publication of rules. Gazette. .

15. No person other than a Pleader duly qualified under the provisions hereinbefore contained, No person to act us Agent in Revenue Offi-ces, unless qualified. or other than persons au-

thorized by such general or special power of attorney as are hereinafter mentioned,

shall practise as an Agent in any proceeding before the Chief Revenue Authority or in any Office subordinate thereto, unless he has obtained a certificate from such Authority in the manner hereinafter provided.

16. The Chief Revenue Authority shall cause the name of every person Names of Revenue (bereinafter called a Revenue Agents to be enrolled. Agent) who has obtained such certificate to be enrolled in a book to be provided and kept for that purpose by an Officer authorized by such Authority in this behalf.

17. Every person admitted to practise as a Enrolment of Revenue Revenue Agent under this Agent in Office in which Act may, subject to the conhe usually practises. ditions thereof as to the class of Offices in which he is authorized to practise, apply to be enrolled in the Office in which he desires ordinarily to practise, and on such application he shall be enrolled in a book to be kept for that purpose in such Office.

Any such Revenue Agent shall also be entitled, on production of the certificate held by him and subject to the conditions as aforesaid, to practise as a Revenue Agent in all other Revenue Offices within the limits of the territory under the Chief Revenue Authority.

18. The Chief Revenue Authority may suspend or dismiss any Revenue Dismissal of Revenue Agent practising in any Re-Agent convicted of crimvenue Office, who is convicted inal offence. of any criminal offence.

19. The Chief Revenue Authority may also,

Dismissal of Revenue Agent practising before Chief Revenue Authority and guilty of unpro-fessional conduct.

after making such enquiry as it thinks proper, suspend or dismiss any Revenue Agent practising before it who is guilty of fraudulent or

grossly improper conduct in the discharge of his professional duty, or for any other reasonable cause.

20. If any Pleader is, while practising before such Authority, charged with Procedure when Pleader is charged with un-professional conduct be-fore such Authority.

fraudulent or grossly improper conduct in the discharge of his duty in such practice, the Chief Revenue Authority

shall enquire into the charge and report the result to the High Court, and the High Court, after making such further enquiry as it thinks fit, shall proceed to acquit, suspend or dismiss the Pleader, and shall thereupon send notice of such acquittal, suspension or dismissal to the said Authority.

Pending the investigation and the receipt of the notice last aforesaid, the Chief Revenue Authority may suspend the Pleader from practising before it.

21. If any Pleader or Revenue Agent is charg-

Procedure when Pleader or Revenue Agent is so charged in subordinate Office.

ed with any such conduct in any Office subordinate to the Chief Revenue Authority, the Officer at the head of such ' Office shall send him a copy

of the charge and also a notice that, on a day to be therein appointed, such charge will be taken into consideration.

Such copy and notice shall be served upon the person charged at least ten days before the day so appointed. On such day or on any other day to which the enquiry may be adjourned, the Officer shall receive all evidence properly tendered by or on behalf of the person bringing the charge, or by the person charged, and shall proceed to adjudicate on the charge.

If the Officer find the charge established and consider that the person charged should be suspended or dismissed in consequence, he shall record his finding and the grounds thereof, and report the same to the Chief Revenue Authority; and such Authority shall, if the person charged be a Revenue Agent, proceed to acquit, suspend or dismiss him, and shall, if he be a Pleader, forward such report to the High Court in which he is enrolled.

The High Court, after making any further enquiry which it thinks necessary, shall proceed to acquit, suspend or dismiss the Pleader so charged, and shall thereupon send notice of such acquittal, suspension or dismissal to the Authority by whom such report was forwarded.

If the Officer is subordinate to the Commissioner of a Division, he shall forward the report through such Commissioner, who shall accompany the same with any remarks that he may think necessary and an expression of his own opinion on the case.

22. The Chief Revenue Authority, in any case Power to Chief Reve- in which a Pleader or Revenue Authority to call for nue Agent has been acquitted record under section twenty-one otherwise than by an order of the High Court or Chief Revenue Authority, may call for the record and pass such order thereon as seems fit, subject, in the case of a Pleader, to the provisions of section nineteen.

23. Whenever a Revenue Agent who has been dismissed or suspended by

Report to High Court when dismissed Revenue Agent is also a Mukhtar.

order of the Chief Revenue Authority is also a Mukhtár enrolled under the provisions of this Act, the Chief Revenue

Authority shall forward a report of the case to the High Court in which he is enrolled.

Such Court after making any enquiry which it thinks necessary, may suspend or dismiss him as such Mukhtár.

24. Nothing hereinbefore contained shall pre-Persons authorized by vent any person from empower of attorney may ploying any other person, be agents.

ploying any other person, though not a Revenue Agent enrolled under the provisions of this Act, to commence and prosecute all business or any particular business in which the employer may be concerned in any Revenue Office:

Provided that the person so commencing and prosecuting all or any such business holds a general or a special power of attorney, as the case may be, in that behalf, from the person so employing him:

Provided also that no person shall act as last aforesaid, unless he has received the general or the Sanction required. special sanction, as the case may be, in that behalf, of the Chief Revenue Authority or other Officer authorized by the Local Government to grant such sanction.

25. Such general or special sanction, as the case may be, may at any Sanction may be re-voked or suspended. time be revoked or suspended by the Chief Revenue Authority or other Officer as aforesaid by whom it was granted.

IV .- Of Certificates.

26. The High Court shall cause certificates, signed by such Officer as the Certificates to Pleaders Court appoints in this behalf, and Mukhtárs. to be issued to persons admitted and enrolled under the provisions of this Act as Pleaders or Mukhtars and entitled to practise as such.

Any such certificate, when renewed as provided in section nine, may be issued and signed by the Officer so appointed or by the Judge of the District Court within the limits of whose jurisdiction the holder of the certificate shall then order narily practise.

Every Judge so renewing a certificate shall notify such renewal to the High Court.

27. Whenever the High Court causes a certificate, whether original or re-

Permission to practise in Mofussil Small Cause Courts.

newed, authorizing the holder to practise as a pleader in

(that is to say) the Courts of Sadr Amins, Munsifs, Assistant Commissioners, Extra Assistant Commissioners and Tahsíldárs, to be issued to a person referred to in the proviso in section five, the Court may, by such certificate, authorize the holder to practise as a pleader in Courts of Small Causes in addition to the Courts above mentioned, but subject to the conditions herein contained as to the duration of and stamp on a certificate authorizing the holder to practise as a pleader in the same Courts.

28. The Chief Revenue Authority shall cause certificates signed by such Officer as the Chief Revenue Authority appoints in this behalf to be issued to persons admitted and enrolled under the provisions of this Act as Revenue Agents and entitled to practise as such.

Any such certificate, when renewed as provided in section twenty-nine, may be issued and signed by the Secretary of the Chief Revenue Authority or by any other Officer authorized by such Authority in that behalf, or by the Collector of the District within the limits of whose jurisdiction the holder of the certificate practises at the time of renewal.

Every Collector so renewing a certificate shall notify the renewal to the Chief Revenue Authority.

29. Every certificate, whether original or renewed, granted under this
Act, shall be engrossed upon
stamped paper to be supplied by the person entitled to the certificate, and
shall be in the form prescribed therefor by the
second schedule hereto annexed, and shall authorize
the holder to practise for the period of one year
from the date of the certificate.

At the expiration of such time, the holder of the certificate, if desirous to continue to practise, shall be entitled to have his certificate renewed, and on every such renewal the certificate then in his possession shall be cancelled and retained by the Officer, Judge or Collector signing the renewed certificate.

- 30. The stamp on the certificate, whether Stamps on certificates. original or renewed, shall be of the value prescribed therefor by the third schedule hereto annexed.
- Dismissed practitioners to surrender certificates. Shall forthwith deliver up his certificate to the Court, Board or Officer at the head of the Office in which he was practising at the time he was so suspended or dismissed, or to any Court or Officer to which the High Court or Chief Revenue Authority (as the case may be) ofders him to deliver the same.

V.—Of the Remuneration of Pleaders, Mukhtárs, and Revenue Agents.

High Court and Chief fix and regulate the fees Revenue Authority to payable upon all proceedings for fees on civil and revenue proceedings.

Court and in the subordinate Courts by any party in respect of the fees of his adversary's Pleader.

The Chief Revenue Authority shall from time to time fix and regulate the fees payable upon all proceedings in the Revenue Courts and Offices by any party in respect of the fees of his adversary's Pleader or Revenue Agent.

Tables of the fees so fixed shall be published in the Official Gazette.

Exception as to agents appointed under section applies to Agents appointed under section twenty-four.

33. An Attorney-at-law, Pleader, Mukhtár or Revenue Agent may make an agreement in writing with any person retaining or employing

him respecting the amount and manner of payment for the whole or any part of any past or future services, fees, charges or disbursements in respect of business done or to be done by such Attorney, Pleader, Mukhtár or Agent, either by a gross sum, or by commission or percentage, or by salary or otherwise, and either at the same or at a greater or at a less rate as or than the rate at which he would otherwise be entitled to be remunerated, subject to the provisions and conditions in this part of this Act contained:

Provided that when any such agreement is made in respect of business done or to be done in any suit, the amount payable under the agreement shall not be received by the Attorney, Pleader, Mukhtar or Agent until the agreement has been examined and allowed by an Officer of the High Cours or District Court. If it appear to such Officer that the agreement is not fair and reasonable, he shall refer it to the Court for opinion, and the Court shall have power either to reduce the amount payable under the agreement or to order the agreement to be cancelled, and the costs, fees, charges, and disbursements in respect of the business done to be ascertained in the same manner as if no such agreement had been made.

Agreements to exclude further claim of the Attorney,
Pleader, Mukhtár or Agent beyond the terms of the agreement in respect of any services, fees, charges, or disbursements in relation to the conduct and completion of the business in reference to which the agreement is made, except such services, fees, charges or disbursements, if any, as are expressly excepted by the agreement.

35. A provision in any such agreement that the

Attorney, Pleader, Mukhtár
or Agent shall not be liable
for negligence, or that he
shall be relieved from any responsibility to which he
would otherwise be subject as such Attorney,
Pleader, Mukhtár or Agent, shall be wholly void.

Examination and enforcement of agreements. 36. No suit shall be brought upon any such agreement.

But the High Court or District Court may examine and determine every question respecting the validity or effect of any such agreement,

And on petition of any person, or the representative of any person, a party to such agreement, or alleged to be liable to pay, or claiming to be entitled to be paid, the costs, fees, charges or disbursements in respect of which the agreement is made,

if the agreement appear to such Court to be in all respects fair and reasonable,

the Court may, by order, enforce it in such manner and subject to such conditions, if any, as to the costs of the petition as the Court thinks fit:

But if the agreement does not appear to Improper agreements the Court to be fair and may be set aside. reasonable, the Court may declare it to be void, and shall thereupon have power-

- (a) to order the agreement to be given up to be cancelled,
- (b) to direct the costs, fees, charges and disbursements incurred or chargeable in respect of the matters included therein to be ascertained in the same manner as if such agreement had not been made, and
- (c) to make such order as to the costs of and relating to such petition, and the proceedings thereon, as the Court thinks fit.

Every petition under this section shall be chargeable under the Court Fees Act, 1870, as if it were a plaint.

Every order under this section may be enforced as if it were a decree.

37. No purchase by an Attorney, Pleader,
Prohibition of certain Mukhtár or Agent of the instipulations. terest, or any part of the
interest, of his client in any suit or other contentious proceeding to be brought or maintained,
or in any unsatisfied decree or order,

and no agreement by which an Attorney, Pleader, Mukhtár or Agent retained or employed to prosecute any suit, stipulates for payment only in the event of success in such suit or proceeding,

shall be enforced by any Court or Revenue Authority.

38. Where an Attorney, Pleader, Mukhtár or Provision in case of Agent has made an agreedeath or incapacity. ment with his client in pursuance of the provisions of this Act and anything has been done by such Attorney, Pleader, Mukhtár or Agent under the agreement, and before the agreement has been completely performed by him, such Attorney, Pleader, Mukhtár or Agent dies or becomes incapable to act, an application may be made to the High Court or District Court by any party to the agreement, or by the representatives of any such party, and such Court shall thereupon have the same power to enforce or set aside such agreement, so far as the same may have been acted upon, as if such death or incapacity had not happened.

The Court, if it deem the agreement to be in all respects fair and reasonable, may order the amount due in respect of the past performance of the agreement to be ascertained by an officer of the Court, and such officer in ascertaining such amount shall have regard, so far as may be, to the terms of the agreement, and payment of the amount found to be due may be enforced in the same manner as if the agreement had been completely performed by the Attorney, Pleader, Mukhtár or Agent.

As to change of Pleader after agreement.

As to change of Pleader the business to which it relates, the client may, notwithstanding such agreement, change his Attorney, Pleader, Mukhtár or Agent.

In case of such change the Attorney, Pleader, Mukhtár or Agent, party to such agreement, shall be

deemed to have become incapable to act under the same within the meaning of section thirtynine;

and upon any order being made for ascertaining the amount due to him in respect of the past performance of such agreement, the High Court or District Court shall direct the said officer to have regard to the circumstance under which such change has taken place;

and the Attorney, Pleader, Mukhtar or Agent shall not be deemed entitled to the full amount of the remuneration agreed to be paid to him, unless it appear that there has been no default, negligence, improper delay, or other conduct on his part affording reasonable ground to the client for the change.

VI .- Penalties.

On uncertificated person who practises as a Pleader or sons practising as Pleaders or Mukhtars. Criminal Court or Revenue Office, without holding a properly stamped certificate authorizing him so to practise, and then in force, shall be liable, by order of such Court or the Officer at the head of such Office, to a fine not exceeding ten times the amount of the stamp required by this Act to be impressed on the certificate which he should then have held, and, in default of payment, to imprisonment in the Civil jail for a term not exceeding six months.

He shall also be incapable of maintaining any suit for any fee or reward for or in respect of anything done or any disbursement made by him as such Pleader or Mukhtár whilst he has been without such certificate.

41. Every person practising as a Revenue On unqualified persons Agent in any Revenue practising as Revenue Office without bolding a Agents. Certificate then in force and without being duly qualified to practise as herein provided,

and any person who having received the sanction mentioned in section twenty-four practises under section fifteen while such sanction continues revoked or suspended,

shall be liable, by order of the Chief Revenue Authority or Officer in whose office he so practises, to a fine not exceeding two hundred rupees, and, in default of payment, to imprisonment in the Civil jail for a term not exceeding three months.

Every person so fined shall be incapable of maintaining any suit for any fee or reward for or in respect of anything done or any disbursement made by him in the course of such practising.

42. Any Pleader or Mukhtar or Revenue Agent
On suspended or dismissed pleader, &c., failing to deliver certificate. tion thirty-one shall be
liable, by order of the Court, Chief Revenue Authority or Officer to a fine not exceeding two
hundred rupees, and, in default of payment, to
imprisonment in the Civil jail for a term not exceeding three months.

Any Pleader, Mukhtar or Revenue Agent who, under the provisions of this Act has been suspended or dismissed, and who, during such suspension or after such dismissal, practises as a Pleader or Mukhtar or Revenue Agent in any Court or Office, shall be liable, by order of such Court or Office to a fine not exceeding five hundred rupees, and, in default of payment, to imprisonment in the Civil jail for a term not exceeding six months.

- 43. Every order under section forty, forty-one or forty-two shall be subject to revision, by the High Court, if the order has been passed by a Court subordinate to the High Court, and by the Chief Revenue Authority, if the order has been passed by an Officer subordinate to such Authority.
- 44. Any Advocate, Attorney-at-law, Vakil, On suspended or removed High Court Practice by a High Court and who practises as an Advocate, Attorney, Vakil, Mukhtar or Revenue Agent after such removal or during such suspension shall, for every such offence, be liable, by order of such Court, to a fine not exceeding, in the case of an Advocate, Attorney or Vakil, one thousand rupees, and in the case of a Mukhtar, five hundred rupees.

VII .- Miscellaneous.

- Local Government to four and section four teen, the Local Government to four and section four teen, the Local Government shall from time to time appoint persons to be Examiners for the purposes aforesaid, and make regulations for conducting such examinations.
- Pleaders in subordinate force in any part of British India other than the territories respectively subject to the Lieutenant Governors of Bengal and the North-Western Provinces is practising as a Pleader in any Court in such part, and who wishes to be enrolled as a Pleader under this Act, may apply to be so enrolled to the Court in which he is practising.

Such Court, if subordinate to the High Court, shall forward the application to the High Court.

The High Court shall cause the applicant to be enrolled under the provisions of this Act, and, if he be practising in a subordinate Court, shall authorise the District Judge to grant a certificate to the applicant as provided in sections twenty-six, twenty-nine and thirty.

Applications for enrolment under this section when made by any Pleader practising in a Court subordinate to the District Court, shall be forwarded to the High Court through the District Judge.

47. Notwithstanding anything hereinbefore

Power for certain contained, any person who persons to practise for six months as if this Act comes into force is duly dualified to practise as a Pleader or Mukhtar in any Court,

or practises as an Agent in any proceeding before the Chief Revenue Authority, or in any office subordinate to such Authority,

in any part of British India other than the territories respectively subject to the Lieutenant Governors of Bengal and the North-Western-Provinces,
may continue to practise as Pleader or Mukhtár (as
the case may be) in such Court for the period of six
months from such time without being admitted or
enrolled, or having duly obtained a stamped certificate in pursuance hereof in the same mauner as
if this Act had not been passed.

- Provision as to certain fees.

 Provision as to certain party in respect of the fees of his adversary's Pleader shall continue to be payable and may be allowed during the said period of six months as if this Act had not been passed.
- Courts in which High Court an Advocate or Vakil Advocates and Vakils may on the roll of any High Court under the Letters Patent constituting such Court shall, notwithstanding anything contained in section five or section fifteen, be entitled as such to practise in any Court in British India other than a High Court on whose roll he is not enrolled, or in any such Court with the permission of the Court, and in any Revenue Office, subject nevertheless to the rules in force relating to the language in which the Court or Office is to be addressed by Pleaders or Revenue Agents:

Provided that no such Vakil shall be entitled to practise under this section before a Judge of the High Court, Division Court or High Court exercising original jurisdiction.

- 50. No Advocate of a High Court shall be
 Advocates exempt from required to file or present a
 filing wakalatnamas. wakalatnama or any other
 document empowering him to act.
- 51. Every person now or hereafter enrolled as
 Attorney of a High Court an Attorney on the roll
 may plead in any Court not of any High Court shall,
 a High Court. of any High Court shall,
 notwithstanding anything
 contained in section five or section fifteen, be
 entitled as such to practise in any Court of British
 India other than a High Court established by
 Royal Charter and in any Revenue Office.
- 52. Except as provided by sections thirteen,

 Exemption of High thirty-two to thirty-nine (both inclusive), forty-four, certain parts of Act. forty-nine, fifty and fifty-one, nothing in this Act applies—
- (a) to Advocates, Vakils and Attorneys at Law admitted and enrolled by any High Court under the Letters Patent by which such Court is constituted, nor to Mukhtárs practising in such Court.
- (δ) to Pleaders licensed by the Chief Court of the Panjáb, or
- (c) to Advocates licensed by the Recorder of any Court in British Burma,

FIRST SCHEDULE.

(See Section 2.)

Number and date of enactments.	Title.	Extent of Re- peal.
Madras Regulation XIV of 1816.	A Regulation for amending and modifying the Rules which have been passed regarding the Office of Vakeel or Native Pleader in the Courts of Civil Judicature.	
Bombay Regulation II of 1827.	A Regulation for defin- ing the constitution of Courts of Civil Justice, and the powers and duties of the Judges and Officers thereof.	Chapter VI.
Act I of 1846	For amending the law regarding the appointment and remuneration of Plea- ders in the Courts of the East India Company.	The whole.
Act XX of 1853	To amend the law relat- ing to Pleaders in the Courts of the East India Company.	The whole.
Act XX of 1865	To amend the law relating to Pleaders and Mukhtárs.	The whole.
Act XXIX of 1865	To amend the Pleaders, Mukhtárs and Revenue Agents' Act, 1865.	The whole,
Act IV of 1866	To amend the constitu- tion of the Chief Court of Judicature in the Panjáb and its Dependencies.	Section fifty- one.
Act IX of 1866	To extend to the Sudder Court of the North- Western Provinces certain provisions of "the Plead- ers, Mukhtars and Re- venue Agents' Act, 1865" and of Act No. XXIX of 1865.	Th wh
Act XXVI of 1867	An Act to amend the law relating to Stamp duties.	So much as has not been repealed.

SECOND SCHEDULE.

(See Section 29.)

Form of Pleader or Mukhtár's Certificate.



Pursuant to The Pleaders' Act, 1871, I hereby certify that A. B.

Pleader [or Mukhtár] whose place [or places] of business is [or are] at hath this day delivered and left with me a declaration in writing signed by him, and containing his name and place [or places] of business and the Court [or Courts] of which he is admitted a Pleader [or Mukhtár], together with the year in which he was so admitted; and I hereby further certify that he is duly enrolled in the High Court of Judicature at [or as the case may be], and that he is entitled to practise as a Pleader [or Mukhtár] in the District Courts, Subordinate Courts, and Small Cause Courts [or the Sadr Amíns' Courts, or the Munsifs'

Courts, as the case may be], and to practise as a Revenue Agent before the Board of Revenue of [or as the case may be] for the period of one year from the date hereof. Given under my hand this day of 187.

C. D.

Registrar [or as the case may be] of the High Court of Judicature at [or as the case may be.]

Form of Revenue Agent's Certificate.

Stamp

Pursuant to The Pleaders' Act, 1871, I hereby certify that A. B. of is entitled to practise as a Revenue Agent before the Board of Revenue of [or as the case may be], and in any Office subordinate thereto, for the period of one year from the date thereof. Given under my hand this day of

C. D.

Secretary to the Board of Revenue of [or as the case may be.]

THIRD SCHEDULE.

(See Section 30.)

Stamps on Certificates.

I.—On a certificate authorizing the holder to practise as a Pleader:—

- (a.) In the High Court and any subordinate Court. Fifty rupees.
- (b.) In the District Courts, Courts subordinate thereto and Small Cause Courts

... Twenty-five rupees.

(c.) In the Sadr Amíns' and Munsifs' Courts and in the Courts of Assistant Commissioners, Extra Assistant Commissioners and Tahsíldárs ...

Fifteen rupees.

(d.) In the Munsifs' Courts or any Court of first instance not hereinbefore mentioned ...

Five rupees.

II.—On a certificate authorizing the holder to practise as a Mukhtár:—

- (a.) In the High Court and any subordinate Court. Twenty-five rupees.
- (b.) In the District Courts, Courts subordinate thereto and Small Cause Courts

Sixteen rupees.

(c.) In the Courts of the Commissioners of Circuit,
Magistrates and Subordinate Magistrates:
in Sadr Amins' and
Munsifs' Courts and in
the Courts of Assistant
Commissioners, Extra
Assistant Commissioners, and Tahsildars

Eight rupees.

(d.) In the Munsifs' Courts or any Court of first instance not hereinbefore mentioned

Four rupees.

III.—On a certificate authorizing the holder to practise as a Revenue Agent :—

(a.) In the Board of Revenue or in any Office subordinate thereto ...

Fifteen rupees.

(b.) In the Office of a Commissioner or in any Office subordinate to a Commissioner.

Ten rupees.

(c.) In the Office of a Collector or in any Office subordinate to a Collector.

Five rupees.

STATEMENT OF OBJECTS AND REASONS.

This Bill has two primary objects, one, to consolidate the law relating to Pleaders, Mukhtárs and Revenue Agents, the other, to amend that law so far as it relates to agreements between certain legal practitioners and their clients.

In Bengal, the North-Western Provinces, the Panjáb and Oudh, the law on the subject is contained in three Acts (XX of 1865, XXIX of 1865 and IX of 1866): in the Presidencies of Madras and Bombay it is contained in Acts I of 1846, XX of 1853, Madras Regulation XIV of 1816, and Bombay Regulation II of 1827, chapter VI; in the Panjáb, Act IV of 1866 (sections ten, eleven, twelve, forty-four and fifty-one) contains some special provisions as to Pleaders in the Chief Court and their fees; and in British Burma the Recorders' Courts Act XXI of 1863 (sections sixteen, seventeen and eighteen) contains similar provisions. The Central Provinces and all British Burma outside the local limits of the Recorders' subject.

The present Bill consolidates and extends to the whole of British India such of the provisions of Acts XX of 1865 and XXIX of 1865 as appear to be generally applicable to the country.

With regard to agreements for remuneration between clients and their legal advisers, Act XX of 1865, section thirty-nine, permits such agreements to be made, and declares that they shall not be enforced otherwise than by regular suit.

This provision, which has been held to place such agreements on the same footing as an ordinary contract between private persons, has, for obvious reasons, not worked satisfactorily. A flagrant instance of the evil of the present law is furnished by the recent case of Nathoo Lall v. Budree Pershad, I Allahabad Reports I; and though the High Court there held that it was not the duty of the lower Courts to decree (as they had done), on mere proof of the contract, the enforcement of an extortionate bargain between a pleader and his client, the legislature should not leave so important a rule to depend on the decision of a single High Court. The Bill repeals the section in question, and replaces it by a set of provisions modelled on the recent English Statute 33 & 34 Vic., Cap. 28 (to amend the law relating to the remaneration of Attorneys and Solicitors), sections four, six, seven, eight, nine, eleven, thirteen and fourteen.

Section thirty-three of the Bill declares that pleaders, &c., may make agreements as to their remuneration, but that the amount agreed on shall not be paid until the agreement has been examined and allowed by an officer of the High Court or of the District Court. The Court is empowered either to reduce the amount or to order the agreement to be cancelled. The agreement (section thirty-four) will exclude further claims in respect of the business therein referred to. sions relieving the pleader, &c., from liability for negligence will be void (section thirty-five). No suits are to be brought on such agreements, but on petition of either party the Court may enforce or set it aside (section thirty-six). The Bill then declares void (a) purchases by a pleader of his client's interest in future suits or in unsatisfied decrees, and (b) agreements by which the pleader stipulates for payment only in the event of success. Provision is made (section thirty-eight) for the case of the pleader's death or incapacity, and the client is empowered (section thirty-nine) to change his pleader notwithstanding such agreement.

The other novel provisions of the Bill are only two.

At the recommendation of the Government of Bengal, all Mukhtárs are restored to the privilege of appearing, pleading and acting in Criminal Courts, which they formerly enjoyed under Act XX of 1865, and Mukhtárs heretofore admitted and enrolled in Lower Bengal as Revenue Agents are empowered (section seven) to appear and act in suits in Munsifs' Courts under Bengal Act VIII of 1869 (to amend the procedure in suits between landlord and tenant).

Penalties are provided (section forty-five) for Advocates, Pleaders and Mukhtárs removed or suspended by a High Court who practise after such removal or during such suspension.

J. F. STEPHEN.

The 2nd January 1871.

WHITLEY STOKES, Secy. to the Govt. of India.

Gobernment of Bengal.

LEGISLATIVE DEPARTMENT.

THE following Act of the Lieutenant-Governor of Bengal in Cauncil received the assent of His Honor on the 7th January 1871, and having been assented to by His Excellency the Governor General on the 16th idem, is hereby promulgated for general information :-

Acr No. I of 1871.

An Act to amend the Village Chowkeedaree Act, 1870.

WHEREAS it is expedient to amend the provisions of the Village Chowkeedaree Preamble. Act, 1870; It is enacted as follows :-

I. Nothing in the said Act shall be held to repeal the provisions of sec-Act not to apply till chowkeedar appointed. tion XXI, Regulation XX of 1817, in any village or union until a chowkeedar shall have been appointed therein under the provisions of the said Act.

II. Whenever a punchayet shall have been appointed in any village the Punchayet in certain cases to make assessment within one month. Magistrate may direct that such punchayet shall, within one month after their ap-

pointment, make an assessment for the residue of the year according to the year current in the village upon the persons liable to the payment of the chowkeedaree rate in such village, and shall enter the same in a list containing the particulars required to be set forth in the list mentioned in section XVI of the said Act. Such list shall, on its completion, be forthwith published in some conspicuous part of the said village.

III. Every assessment so made shall commence and take effect upon the ex-

Assessment to take effect within fifteen days.

Effect of assessment.

piration of fifteen days from the publication of such list. IV. Every such assessment shall be deemed to be an assessment made in pursuance of the provisions

of the said Act, and the amounts thereby assessed may be collected and enforced accordingly.

V. In section XXI of the said Act VI of 1870, the word "quarterly" Rate payable quarterly instead of monthly. shall be substituted for the word "monthly," and in sections XXI and XXVI the word "quarter" shall be substituted for the word "month," whereever such word occurs in the said sections; and the said sections shall be read and construed as if the words hereby directed to be substituted had been originally inserted in place of the words for which they are hereby respectively substituted. directed to be

VI. In section XXXIX of the said Act the following clause shall be substituted for clause six New clause substituted for clause 6 of section XXXIX of Act VI of 1870. thereof: "He shalf supply any local information which the Magistrate or any Officer of Police or any other Officer thereunto authorized by an order in writing of the Lieutenant-Governor require;" and the said section shall be read and construed as if the said clause had been originally inserted therein in place of the clause for which it is bereby directed to be substituted.

VII. This Act shall be Construction of Act. read with and as part of the said Act VI of 1870.

J. PITT KENNEDY.

Asst. Secy. to the Gort. of Bengal. Legislative Department.

THE following Act of the Lieutenant-Governor of Bengal in Council received the assent of His Honor on the 7th January 1871, and having been assented to by His Excellency the Governor General on the 16th idem, is hereby promulgated for general information :-

ACT No III or 1871.

An Act to amend the procedure for the recovery of arrears of Land Revenue in respect of tenures not being estates.

WHEREAS it is expedient to amend the procedure for the recovery of Preamble. arrears of land revenue in respect of tenures not being estates; It is enacted as follows:

Act VII of 1868 passed by the Lieutenant-Governor of Bengal in Construction of Act. Council shall be read and construed as if in place of section XI thereof the following section was inserted and substi-

"XI. Whenever any revenue payable to Government in respect of any Power to sell tenures. tenure not being an estate shall be in arrear after the latest day of payment fixed in the manner prescribed in section III of Act XI of 1859, the Collector to whom such revenue is payable may cause the tenure to be sold in the manner and subject to the provisions in and by the said Act XI of 1859 provided for the sale of estates for the recovery of arrears of revenue, and the Collector shall apply the purchase money arising from such sale according to the provisions of section XXXI of the said Act XI of 1859, except that the residue, if any, shall be held in deposit on account of the holder of the tenure and not on account of the proprietor of the estate; and every such Collector shall upon every such sale of any tenure being final and conclusive give to the purchaser thereof such certificate of title thereof as is provided in section XXVIII of the said Act XI of 1859 with respect to estates. Provided that no tenure shall be sold for the recovery of arrears of revenue other than those of the current year or of the year immediately preceding, nor for the recovery of arrears of revenue due by tenures under attachment by order of any judicial authority, unless and until after a notification in the language of the district; specifying the nature and amount of the arrear and the latest date on which payment thereof shall be received, shall have been fixed for a period of not less than fifteen clear days preceding the date fixed for payment according to section III of Act XI of 1859, in the office of the Collector or other Officer duly authorized to hold sales under this Act, in the court of the Judge within whose jurisdiction the land advertised lies, and in the Moonsiff's court and police thannah of the division in which the tenure to which the notification relates, is situated, or if the tenure be situated within the jurisdiction of more than one Moonsiff's court or police thannah, in some one or more of such courts or thannahs, and also at the cutcherry of the malgoozar or owner of the tenure, or at some conspicuous place upon the tenure, the same to be certified by the peon or other person employed for the purpose."

J. PITT KENNEDY,

Assl. Secy. to the Govt. of Bengal, Legislative Department.

THE following Bill was read in the Council of the Lieutenant-Governor of Bengal for the purpose of making Laws and Regulations on the 7th January 1871, and was referred to a Select Committee with instructions to report thereon after the 11th February 1871 :--

A Bill better to provide for Embankments and Drainage.

Whereas it is expedient that provision should be made for the better supervision and protection of embankments and drainage in the territories subject to the Lieutenant-Governor of Bengal; It is enacted as Tollows :--

I. The Regulations and Acts and portions of Regulations and Acts in the Repeal of Act. Schedule hereto are repealed. II. The following words shall for the purposes of this Act have the mean-Interpretation. ings hereby declared, save where from the context a contrary intention appears :-

The word "Embankment" includes every bank, dam, wall, and dyke made or used for excluding water from, or for retaining water upon any land, and every sluice, spur, groyne, training wall, or other work annexed to or portion of any such embankment, and every bank, dam, dyke, wall, groyne, or spur made or erected for the protection of any such embankment or of any land from erosion or overflow by or of rivers, tides, waves, or

The words "Public Embankment" mean an em-"Public Embankment." bankment maintained or to be maintained by the Officers of Government whether at the public expense or at the expense of private persons.

The words "The Engineer" mean the Superin-

"The Engineer." tending Engineer of the Circle in which any embankment is situate.

The word "Collector" shall mean any Collector, Deputy Collector, or other Revenue Officer in independent charge of any district or portion of a district, or specially appointed by the Lieutenant-Governor of Bengal to perform the functions of a Collector under this Act.

The word "Land" includes benefits to arise out of land and things attached to the earth or permanently

fastened to anything attached to the earth.

The word "Judge" shall mean the Judicial Officer having original Civil " Judge." Jurisdiction in the place where the acts giving a claim for compensation shall have occurred, in respect of the amount

III. The Engineer may cause any embankment Power to take charge of bank ments or form bankments, or forms by junction with them part of a line of embankments, or is necessary for the protection or drainage of the neighbouring country, to be

taken charge of and kept up by the Officers of Government.

IV. The Engineer may cause to be removed any permanent or temporary Power to remove embankembankment which enments and obstructions. dangers the stability of a public embankment or any obstruction of any kind which interferes with the general drainage of any tract of land.

V. The Engineer may when necessary change the line of any public em-Power to change line of bankment, or make a new embankment.

VI. The Engineer may enlarge any public embankment, and do all acts Power to enlarge and maintain embankment. necessary and proper for the maintenance thereof.

VII. He may also construct any new embankments or dig any new chan-Power to make new emnel or improve any existing bankments and drains. water-course which may be required for the protection or drainage of any land.

VIII. Save as hereinafter is provided, the Engineer, before causing any Before commencing any of the works mentioned in work, notice to be given and proclamation issued. Sections III, IV, V, VI and VII, or any of them to be executed, shall give notice in writing to the Collector of the district of his intention so to do. Upon the receipt of such notice the Collector shall cause a proclamation to be issued, incorporating the substance of the notice and calling upon all persons interested, who may be desirous of showing cause against the execution of such works, to appear before him on a certain day to be named

therein. The proclamation shall be published by affixing the same in the Cutcherry Publication of proclaof the Collector, the Mal Cutcherry (if any) of the estate on which the works are intended to be executed, and on some conspicuous spot in the neighbourhood thereof. The proclamation shall be published not less than fifteen days before the day appointed for hearing the parties interested.

IX. The Collector shall hear the objections of any parties who may appear, Hearing of objections to and after recording any evidence which they may adduce, shall communicate the objections that may be made, together with his opinion thereon, to the Engineer. If the Engineer agree in opinion with the Collector, he shall pass an order accordingly. If he differ from the Collector the case shall be referred to the Commissioner of Revenue, who shall pass such orders thereon as he may deem fit.

X. Every such order passed by the Engineer shall be appealable to the Appeal from orders made commissioner of Revenue, and every order of the Com-missioner shall be appealable to the Board of Revenue, but no appeal shall lie against any order passed under this Section unless the same be presented within one month from the date of the

XI. Subject to the right of appeal above mentioned, and to the orders and Orders to be final. control of Government, every order passed under this section shall be final and shall not be open to revision by any Civil Court, and shall be conclusive as to the necessity of any works ordered to be executed.

XII. In case for the purposes of any of such works it may be necessary

Proceedings to be taken for acquisition of lands, to take any lands the proper-

ty of any person, proceedings under the provisions of Act X. of 1870, passed by the Governor General of India in Council, or any other law for the time being governing the acquisition of lands for public purposes, shall, save in the cases mentioned in Section XIII, be taken for the acquisition of such lands.

XIII.

Whenever the Engineer may be of opinion that the proceedings commenced by notice under Power to take proceedings in emergent cases without previous notice. Section VIII or XVIII of this Act would cause delay,

in the exercise of the powers by Sections III, IV, V, VI, VII, and XIX or by any of them conferred on him, likely to be attended with grave and imminent danger to life or property, it shall be lawful for him to proceed to exercise such powers without giving any such notice as in Section VIII is mentioned, or in case such notice shall have been given, without waiting until the time appointed by any proclamation under the said Section for hearing the parties interested. Provided however that he shall forthwith give to the Collector notice of his intention to act under this Section, and that such proceedings and enquiries shall be thereupon had as in and by Sections VIII, IX, X, XI, and XII are directed to be had upon any notice given in pursuance of the said Section VIII.

XIV. Whenever, upon an enquiry had under the provisions, of the Section Power to re-construct embankments. to the Commissioner that anything done by the Engineer was unnecessary, the embankments or drainage shall, so far as any alteration thereof shall appear to be unnecessary, be at the expense of the Government restored to the state in which they were when the Engineer shall have commenced to exercise the powers conferred on him by Section XIII, and any person who shall have sustained loss, damage, or injury by the execution of such works shall receive compensation, to be assessed and imposed according to the pro-

visions contained in Part II of this Act. XV. Whenever the Engineer shall hereafter cause an embankment which any person is bound to keep up, to be taken charge of by the Officers of Government, the expense of keeping up such embankment shall be charged to such

person.

XVI. Wherever the removal of any obstruction may cause injury or loss Compensation for injury from removal of obstruc-tion. to any person being the owner of the property upon which such obstruction may

exist, or possessing by prescriptive grant or otherwise a right to cause the erection or maintenance of such obstruction, compensation for such removal, to be ascertained under the provisions of Part II of this Act, shall be paid to the person suffering such injury or loss.

XVII. Every occupier of any land through

which a channel, serving the Occupiers of lands to eep drainage channels purpose of carrying off the drainage from the interior of any tract and having an

outlet, may pass, or upon which any such channel not being more than feet wide may abut, not being more than shall keep such channel, so far as it passes through or abuts upon such land, or cause the same to be kept, clear to the level of the floor of such outlet. XVIII. If any person bound to keep clear any

channel or repair any em-Proclamation to clear bankment shall not cause

such channel to be kept clear or such embankment to be repaired, the Engineer shall give notice in writing to the Collector of the District of the necessity of clearing such channel or repairing such embankment, and the Collector shall on receipt of such notice cause a proclamation to be issued incorporating the substance of such notice and requiring the persons bound to clear such channel or repair such embankment forthwith to cause such channel to be cleared or such embankment to be repaired, and every such proclamation shall be published in the manner in Section VIII provided for the proclamation in such Section mentioned.

XIX. If any person liable to clear such channel or to repair such embankment shall neglect In default of occupiers Engineers may clear drainage channels. or refuse to clear the same, the Engineer shall, after the

expiration of the time mentioned in such proclamation, proceed with all convenient speed to have the necessary clearances or reparations made at the expense of the persons under the provisions of this Act bound to clear such channel or repair such embankment.

XX. The Engineer shall forward a memorandum of the cost of such

Costs of clearing chanclearances or reparations to nels to be levied from per-sons bound to clear them. and the the Collector, amount in such memorandum certified to be due shall be taken to be a

demand recoverable as arrears of Government revenue from the persons at whose expense such clearance or reparation shall be made by any process for the time being in force for the recovery of demands recoverable as arrears of Government

XXI. Any person aggrieved by any such memorandum may, within Power to appeal against one month after notice emorandum charging thereof shall have been given any person.

to him, appeal to the Commissioner of the division, and subject to such right of appeal and to the orders and control of Government, every order passed under the preceding Sections shall be final, and shall not be open to revision by any Civil Court, and shall be conclusive as to the necessity of any works ordered to be executed.

XXII. If any land-holder, farmer, or cultivator be desirous of having a Applications for sluices sluice made in any public to be made to Collector : embankment for the purpose of drainage or irrigation, he shall make an application in writing to the Collector of the district in which such embankment is situate, and shall deposit a fee of twenty-five Rupees as earnest money that his application has been made in good faith. The application shall contain such particulars of the land to be drained or irrigated as may enable the Engineer to judge of the advantage which may be derived from the work, and shall declare, as regards an embankment maintained at the expense of the State, whether the applicant is willing to bear such part, not exceeding half, of the cost thereof as may be determined by Government, and as regards any other public embankment whether the applicant is willing to defray the whole or such

part of the cost incident to and attendant on the proposed work as may be determined as aforesaid.

XXIII. The Collector shall transmit such application to the Engineer, and transmitted to who shall pass such order thereon as he shall think fit, which order shall be final.

XXIV. If the construction of the proposed sluice receive the approval of the Engineer, the Collector shall require the applicant to enter into a written agreement to defray the whole or half of the expense, or such portion thereof is may be determined under the provisions of Section XXII as the case may be, and upon such agreement being executed, shall issue a certificate to the officer in charge of the public embankments

Of the district to construct the sluice.

XXV. If, after the construction of the proposed sluice has received the approval of the Engineer, the applicant shall on any grounds refuse to sign the written agreement mentioned in the previous clause, the fee of twenty-five Rupees prescribed in Section XXII shall become the absolute property of the Government; but in case he shall sign such agreement, such fee of twenty-five Rupees shall be taken in part payment of any sum which may become payable by him under such agreement.

XXVI. Sluices constructed in any public embankment shall be opened only by or with the permission of the officer in the immediate charge of the em-

bankment, under such orders, either general or special, as he may receive from the Engineer.

XXVII. The costs of the construction, maintenance, and repairs of all costs of works to be evied from owners of lands benefited.

Act or any of them shall be borne by the owners of the lands benefited thereby, and shall be recovered from them as if the same were arrears of Government revenue.

Cost of land acquired for embankment where lands of different owners, or in which different owners are intersected, will in the opinion of the Collector derive benefit any public embankment or drainage, or of any with the construction of the cons

luice in any public embankment, or from any other works executed under the provisions of this Act, it shall be lawful for such Collector to charge the ost of such construction, alteration, or extension, neluding the cost of any land required for the purose thereof and the expense attending its acquision, upon the persons so deriving such benefit ratebly in the proportion of the benefit derived by such ands respectively and of their respective interests n the benefit so to be derived. Before assessing uch contribution, the Collector shall cause a otice to be served on each of such persons, in thich it shall exceed on each of such persons, in hich it shall be stated what land is being taken, nd the purpose for which it is required, and that he lands of such person will derive benefit from le execution of the works, and giving him notice at an inquiry will be held, at a day and place to named, for the purpose of apportioning amongst e persons whose lands will be benefited by the intended works the cost thereof including the cost of any land required therefor and the expense of acquiring it. In case such person does not reside within the district in which his lands are situate, the notice may be served upon his Agent, or if he has no Agent therein it will be sufficient to affix the notice upon some conspicuous part of his estate.

XXIX. On the day fixed in the notice, which shall not be less than one month later than the date of service of such notice, the Collector shall proceed to

make the necessary enquiry for the determination of the proportion in which the estates affected by the construction, extension, or alteration of the embankment will be benefited thereby. In making this enquiry he shall receive such evidence as may be tendered by or on behalf of the owners of estates which may appear likely to be benefited by the construction, extension, or alteration of the embankment as aforesaid, and by or on behalf of any other persons who may claim to be interested in the said enquiry, and he may make or cause to be made such local investigation, and call for such documents and examine such witnesses, as he may think necessary; and all the provisions of the law for the time being in force in regard to the examination of witnesses and production of documents in judicial proceedings, shall be applicable to enquiries conducted by the Collector under this Act.

XXX. The Collector shall and may, after such

No appeal from Collector's award: but one owner may recover from another who has not been assessed or who has been underassessed.

enquiry, make an award in which he shall find and state the names of the persons whose lands will be or are benefited by the construction, alteration, or extension

of such embankment and the proportion of the cost thereof, and including the cost of any land required therefor, the expense of its acquisition, and the cost of the said enquiry, which they ought respectively to bear. No appeal shall lie from the award of the Collector. But it shall be competent to the owner of any land assessed to a large amount than his fair proportion, to recover such excess in the Civil Court from the owner of any land or estate benefited thereby, upon whom no assessment has been made or a smaller amount has been assessed than ought to have been awarded against him. Provided that in such suit no more shall be recovered from any person than the amount to which he ought to have been assessed where he has not been required to contribute, or the amount by which the sum he was required to pay was less than his fair proportion where he has been required to contribute.

XXXI. There shall be included in the expense of acquiring the land so to be distributed amongst the persons benefited, not only the compensation awarded to the owner of the land taken, including interest at the rate of six per centum per annum from the time when the land was taken, but also the cost of surveys and plans, of notices of the said inquiry, and award, and all other costs, charges and expenses incident to obtaining possession of such land. The amount so awarded shall and may be recovered from the person so required to pay the same, in the same way and by the same means as arrears of Government revenue.

XXXII. Whenever, in consequence of the

Disposal of lands no longer required for embankments.

construction or alteration of any public embankment, the maintenance of any other public embankment or

the retention of any land appropriated to the purposes thereof, may no longer be required, and the permanent relinquishment of the same may be deemed expedient by the Engineer, it shall be lawful for the Collector to dispose of the site of the embankment or of the land so abandoned, by public sale, and all the provisions of the law for the time being in force in regard to sales of land in default of payment of the Government revenue, shall be applicable, so far as the same may be reasonably applied, to sales under the provisions of this Section. The proceeds of such sales shall, after the payment of all expenses incurred on account of the same, be applied to the payment of the cost of any new embankment or drainage works affecting the said lands, and in such case the residue only of the cost of such new works shall be charged upon the owners of lands benefited as hereinbefore provided. Provided that it shall not be competent to the Collector to sell, in the manner aforesaid, any land which shall not have been taken up for embankment purposes under the provisons of this Act.

XXXIII. A Collector may delegate any of his

Collector may delegate any of his powers to a Deputy Collector.

powers under this Act to a Deputy Collector, but from any order passed by a Deputy Collector to whom powers

have been so delegated an appeal shall lie to the Collector, if presented within fifteen days of the date of the order.

XXXIV. Nothing in this Act shall be held to

Act does not to apply where obligation to pro-vide land exists.

exempt any person from the obligation of giving land gratuitously, or of paying for land taken up for

purpose of public embankments, where such obligation exists by any law or custom.

Power to make temporary embankments and dams.

XXXV. Whenever any person is desirous that a temporary water-Power to make tempo-course should be made through, or that a temporary road-way should be made

over, any public embankment, or that a temporary dam should be constructed in any embanked river, he shall apply to the nearest officer of the Em-Department, who shall communicate the application to the Engineer, and the Engineer shall pass such orders thereon as he shall think fit. If the proposed work is to be executed by an officer of Government, the applicant, before the commencement of the work, shall enter into a written agreement to defray the expenses of, and incident to, making such road-way, or of making and closing or removing such water-course or dam. In any case of emergency the officer in immediate charge of an embankment, subject to such general instructions as he may receive from the officer in charge of the embankments of the District, or from the Engineer, may cause a temporary watercourse to be made through such embankment

XXXVI. Every person who, without the previous permission of the Col-Penalty on unauthorised lector obtained as hereinafter interference with embank-ments or drainage. set forth, shall erect, or cause

or wilfully permit to be erected, any new embankment, or shall obstruct or divert, or cause or wilfully permit to be obstructed or diverted, any drainage channel, shall be liable on conviction to a fine not exceeding five hundred Rupees, or in default of payment to imprisonment for six months.

Whenever any landholder, farmer, XXXVII. or cultivator is desirous of

Proceedings to obtain new embankment or drain-

erecting any new embankment, or of obstructing or diverting any drainage chan-

nel, he shall apply to the Collector, and at the time of making such application shall deposit with him a statement of the proprosed works, and the Collector shall thereupon cause a notice of the same to be affixed in some conspicuous part of the neighborrhood where such work is proposed, to enable all who may be interested therein to offer any objection they may have to prefer. After the expiration of one month after the posting of such notice, the Engineer shall consider the proposed work and any objection thereto, and in case he shall be of opinion that no injury to the public or to individuals not consenting to the proposed work could result therefrom, he shall certify his opinion to the Collector, who, may thereupon, unless he shall differ in opinion from the Engineer, give to the applicant permission by a license under his hand.

XXXVIII. Every person who shall be per-

Person erecting private embankment to keep same in repair.

mitted to erect such embankment shall be deemed bound to keep such embankment in repair.

XXXIX. Specifications of the work and estimates of the expenses which Estimate and specificamay be required for the tions to be prepared. maintenance or improvement

of embankments, drainage channels, or other works or repairs executed under the provisions of this Act, with costs for which any person is wholly or in part chargeable, shall be prepared as soon after the rains in each year as may be practicable, Copies of the specifications and estimates shall be transmitted to the office of the Collector, and may be examined by any person interested in the empankments. Notice of the receipt of the speci-ications and estimates shall be posted up in the Collector's Office; and should any objection be preferred by any such person within a period of one month from the date of such notice, the Collector shall communicate the objection, his own opinion thereupon, to the Engineer, who shall pass such orders as may appear to him reasonable and proper. Provided, however, that if the objection refer to the construction of sluices or other new works, any person dissatisfied with the order of the Engineer may appeal to the Com- > missioner, who, subject to the orders of the Board of Revenue and of Government, may disallow the construction of the work.

XL. The accounts of the actual expense incurred in maintaining or Preparation and settleimproving embankments, drainage cuts, or other works or repairs executed under the provisions of this Act, the expense of which is wholly or in part chargeable to individuals, and in constructing and repairing sluices and making temporary watercourses or roadways through or over any public embankment, or executing any other work the expense of which may be chargeable to individuals, shall be prepared as soon as possible after the com-pletion of such works, and shall, as soon as such accounts shall have received the sanction of the

Engineer, be forwarded to the Office of the Collector, and maybe there examined by any person interested. Notice of the receipt of the accounts shall be posted up in the Collector's Office; and if, within one month from the date of such notice, any interested person shall object to the accounts on the ground either that the work charged for has not been performed, or that the whole sum charged has not been expended, or that the rates of charge are higher than the estimate, the Collector shall enquire into such objection, and if the objection appear to be well founded, shall communicate the same with his opinion thereon to the Engineer. If the Engineer concur with the Collector, he shall pass orders accordingly; if he differ, the case shall be reported to the Com-missioner, whose decision shall be final. When the objection shall have been finally disposed of, or, if no objection be preferred, when a full month shall have elapsed from the date of notice, the Collector shall proceed to levy the amount from the parties liable to pay the same, by any process which is or may for the time being be in force for the recovery of arrears of Government revenue.

XLI. Whenever the Engineer shall be of Power to remove houses opinion that the removal of any houses, huts, or other buildings situated between a public embankment and the river is necessary, he shall make a report to that effect, accompanied by a detailed statement of the houses, buts, or other buildings to be removed, to the Collector of the District in whose jurisdiction the land on which such houses, huts, or other buildings stand is situated, and the Collector shall report the same to the Lieutenant-Governor of Bengal, in order that proceedings may be taken under the provisions of the said Act X of 1870, for obtaining possession of such houses, huts, and buildings, and the ground on which they stand. Provided always that in case the Engineer be of opinion that the delay required by such proceedings is likely to be attended with grave and imminent danger to life or property, it shall be lawful for him forthwith to cause such houses, huts, or buildings to be removed, and in such case such houses, huts, and buildings and the ground on which they stand, shall, for the purposes of this Act, be deemed to have been taken in execution of the provisions of this Act.

Part II .- Compensation.

XLII. Whenever any land shall have been taken or used under any of Compensation for loss the powers or provisions of sustained under exercise of powers of this Act. this Act, without proceed-ings having been taken under The Land Acquisition Act 1870, and whenever any moveable property shall have been taken or used under any of the powers or provisions of this Act, and whenever any right of fishing right of the row of fishing, right of drainage, right of the use of water, or other right or property shall have been injuriously affected by any thing done in the due exercise of the powers or provisions of this Act, the owner of the land or property which shall have been taken or injuriously affected, shall be entitled to compensation under the provisions hereinafter contained, but shall not, save as hereinafter is provided, be entitled to recover such property, nor the value thereof, nor any damages in respect of the taking or use thereof, nor in respect of any such property or right being injuriously affected by anything done in the due

exercise of any of the said powers or provisions or by the consequences of anything so done.

XLIII. Any person whose land or other

Persons injeriously af-facted to apply to Col-lector. property shall have been so taken or injuriously affected may prefer a claim tion to the Collector of the

District for compensation. Provided that if such claim be made for land or property which shall have been taken or used, it shall be made within two months after it shall have been so taken or used, and if such claim be made for compensation for decrease of value of any right in property injuriously affected by anything done in exercise of the said powers and provisions, or by the consequences thereof, such claim shall be made within twelve months after the completion of the work by which such property is injuriously affected.

XLIV. The Collector shall thereupon report the claim to the Commis-Collector to report claim sioner of the Division, and shall within two months pass an order thereon, either admitting that compensation is to be made, or rejecting the appli-

XLV. If no order upon such application be If no order made, power passed within two months from the presentation of such petition, or if an order be passed rejecting the same, the claimant may, notwithstanding anything in this Act contained, bring such action as he may be advised in any Court which would have been competent to entertain such action if this Act had not been passed; provided that such action shall be brought within twelve months from the presentation of such petition of claim so to be preferred.

XLVI. If the order admits that compen-Proceeding where parties do not agree.

Sation in respect of the land or proposed. juriously affected is to be made, but the Collector and the claimant cannot agree

respecting the amount of the compensation to be made, or the person entitled to receive the same, the Collector shall proceed, in manner directed in this Part of the Act, to ascertain the amount of such compensation, and the person entitled to receive the same.

XLVII. The Collector shall serve upon every person who shall have made any claim under Notice to be served on the provisions of Section XLIII, and upon the occupiers of any of the land or property mentioned in such claim, and the persons in actual enjoyment of the rights or in actual possession of the moveable property taken or used in respect of which such claim shall have been made, and on all persons known or believed to be interested in such land or property or rights or moveable property or to be entitled to act for persons so interested.

XLVIII. In case any of such persons does not reside within the District Service of notice out of of such Collector, and has not any agent authorized to receive service on his behalf, such notice may be sent by post to him.

XLIX. Every such notice shall state the particulars of the land, proper-Form of notice so to be ty, or rights respecting which it is given, and shall require the person named in such notice to appear personally or by agent before the Collector at a time

and place therein mentioned, and to state the nature of his interest in such land, property, or right, and the amount and particulars of his claims to compensation for such interests.

L. The Collector may also require any such

Power to require state-nents as to names and interests.

person to deliver to him a statement containing, so far as may be practicable, the name of every other person

possessing any interest in the land or any part thereof as co-proprietor, sub-proprietor, mortgagee, tenant, or otherwise, the nature of such interest and the rents and profits (if any) received or receivable on account thereof for the year next preceding the date of the statement.

LI. Every person whom the Collector may in pursuance of Section XLIX

statements to make them

Persons required to make any statement, shall make such statement and shall therein

truly state, according to the best of his know-ledge, information, and belief, the matters therein required to be set forth.

LII. On the day fixed as in Section XLIX is provided, the Collector Enquiry into value and shall proceed to enquire summarily and to determine the amount of compensation

which in his opinion shall be allowed in respect of the subject matter for which such claim shall have been made, and shall tender such amount to the persons interested who have attended in pursuance of the notice.

For the purpose of such enquiry the Collector shall have power to summon Power to summon witand enforce the attendance of witnesses and to compel the production of documents, by the same means and (as far as may be) in the same manner as is provided in the case of Civil Courts under the Code of Civil Procedure.

LIII. The Collector may, if no claimant attends pursuant to the notice, Postponement of enquior if for any other cause he thinks fit, from time to time postpone the enquiry to a day to be fixed by him. LAV. In determining the amount of compensa-

tion the Collector shall take Matters to be considered into consideration the matand matters to be neglected. ters mentioned in Section LXIII and shall not take into consideration any of the matters mentioned in Section LXIV.

LV. If the Collector and the persons interested agree as to the amount of

Award, in case of agreecompensation to be allowed, ment, as to compensation. the Collector"shall make an award under his hand for the same.

Such award shall be filed in the Collector's office and shall be conclusive Award to be filed and to be evidence. evidence, as between the Collector and the persons interested, of the value of the land and the amount of compensation allowed for the same.

LVI. When the Collector proceeds to make Reference where no claimant attends, or if Collector and persons interested cannot agree. the enquiry as aforesaid, whether on the day originally fixed for the inquiry or on the day to which it may have been postponed, if no claimant attends;

or if the Collector considers that further enquiry as to the nature of the claim ought to be made by the Court;

or if any person whom the Collector has reason

to think interested does not attend; or if the Collector is unable to agree with the persons interested who have attended in pursuance of the notice as to the amount of compensation to

or if upon the said enquiry any question respecting the title to the land or any rights thereto or interests therein arise between or among two or more persons making conflicting claims in respect

The Collector shall refer the matter to the determination of the Court in manner hereinafter appearing.

Collector's statement on ference to Court.

LVII. In making a reference to Court.

LVII. In making a reference under Section LVI the Collector shall state for reference to Court. the information of the Court in writing under his hand :-

(a) the situation and extent of the land or immoveable property taken, used, or injuriously affected, the nature of the rights injuriously affected, and the situation of the place where they had been enjoyed, or the nature and amount of the immoveable property taken or used as the case

(b) the names of the persons whom he has reason to think interested in such land,

(c) the amount of compensation tendered under Section LII, or, if no claimant has attended pursuant to the notice mentioned in Section XLVII, the amount of compensation which the Collector is willing to give to the persons interested, and

(d) the grounds on which the amount of compensation was determined.

LVIII. The Court shall thereupon cause to be served on each of the persons so named a notice requiring him (if has not made a claim under the provisions hereinbefore contained) to state to the Court, on or before a day to be therein mentioned, the sum which he claims as compensation for, his land, property, or rights taken, used, or injuriously affected as aforesaid.

The Court shall also cause a notice to be served on the Collector and each of such persons requiring them to appoint, on or before a day to be therein mentioned, two qualified assessors (one to be nominated by the Collector and the other by the persons interested) for the purpose of aiding the Judge in determining the amount of the compensation. Every such notice may be served as if the same were a notice served under the provisions of Section XLVII.

LIX. In case of failure to nominate either of such assessors within the time so specified, the Judge Power to appoint an shall himself appoint an assessor in his stead.

LX. As soon as the assessors have been appointed, the Judge and the Determination of amount. assessors shall proceed to determine the amount of the

compensation. LXI. If before such amount is determined, any of the assessors dies or Appointment of new desires to be discharged, or refuses or neglects or becomes incapable to act, the party by whom he Appointment of new was appointed may appoint some other qualified person to act in his place.

If the assessor so dying or desiring to be discharged, or relusing or neglecting or becoming incapable, were appointed by the Judge,

or in the case of an assessor appointed by either party, if for the space of seven days after notice from the Court for that purpose the party who appointed such assessor fails to appoint another, the Judge shall appoint some other qualified

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person in his stead. Every assessor so substituted shall have the same powers as were vested Power of avacusor. in the former assessor at the time of his so dying or desiring to be discharged, or refusing or neglecting or becoming incapable.

LXII. Every proceeding under Section LX shall take place in open Procedings to be in Court, and all persons entitled to practise in any Civil Court shall be entitled to appear, plead and act, or to appear and act as the case may be in such proceeding.

LXIII. In determining the amount of com-Matters to be considered pensation to be awarded for land acquired under this Act, in determining compensathe Judge and assessors shall take into consideration, in the case of land taken or used-

First, the market value, at the time of award-

ing compensation, of such land,

Secondly, the damage (if any) sustained by the person interested at the time of awarding compensation by reason of severing such land from the other land,

Thirdly, if, in consequence of the acquisition he is compelled to change his residence, the reasonable expenses (if any) incidental to such

In the case of land or property or rights injuriously affected-the decrease of value which such land property or rights has or have sustained by the due exercise of the powers and provisions of this A'et.

In the case of moveable property, the market value of such property to be estimated by the selling price of such property at the nearest haut at or about the time when such property shall have been taken or used, and

the pecuniary damage, if any, sustained by the possessor from being deprived thereof at the time and place where they shall have been so taken or

used.

LXIV. But the Judge or assessors shall not take into consideration-

Matters to be neglected First, the degree of urdetermining compengency which has led to the acquisition,

Secondly, any disinclination of the person interested to part with the land, property, or rights

taken, used, or injuriously affected, Thirdly, any damage sustained by him which, if caused by a private person, would not render such person hable to a suit,

Fourthly, any increase to the value of any other land, property, or rights of the person interested likely to accrue from the exercise of the powers or provisions of this Act in respect of which such

Fifthly, any outlay or improvement on or of such land, property, or rights made, commenced or effected with the intention of enhancing the compensation to be awarded therefor under this Act.

LXV. Where the person interested has made Bules as to amount of in claim for compensation in pursuance of any of the provisions hereinbefore contained, the amount awarded to him shall not exceed the amount so claimed, nor be less than the amount tendered by the Collector under Section LIL

Where the person interested has refused to make such claim or has omitted without sufficient reason (to be allowed by the Judge) to make such claim, the amount awarded may be less than and shall in no case exceed the amount so tendered.

Where the person interested has omitted for a sufficient reason (to be allowed by the Judge) to make such claim, the amount awarded to him shall not be less than and may exceed the amount so tendered.

The provisions of this and the two preceding sections shall be read to every assessor, in a language which he understands, before he gives his opinion as to the amount of compensation to be awarded under this Act.

LXVI. The opinion of Record of assessor's each assessor shall be given orally and shall be recorded in writing by the Judge.

LXVII. In case of a difference of opinion between the Judge and the Difference on questions assessors or any of them upon a question of law or practice or usage having the force of law, the opinion of the

Judge shall prevail, and there shall be no appeal therefrom.

Agreement as to amount compensation.

LXVIII. In case the Judge and one or both of the assessors agree as to the amount of compensation, their decision thereon shall

be final.

LXIX. In case of difference of opinion between Difference as to the the Judge and both of the amount of compensation. compensation, the decision of the Judge shall prevail, subject to the appeal allowed under Section LXXIV.

LXX. Every assessor appointed under this Act, not being an Officer of Government, shall receive such fee for his services as the Judge shall direct, provided that such fee shall not exceed five hundred Rupees.

Such fee shall be deemed to be costs in the pro-

ceeding

LXXI. The costs of all proceedings taken under this Part by order of the Court shall, in the first instance, be paid by the Costs of proceedings taken by order of Court. Collector.

LXXII. Where the amount awarded does not exceed the sum tendered by Party to pay costs. the Collector, the costs of all proceedings under this Part shall be paid by the person interested.

Where the amount awarded exceeds the sum so

tendered, such costs shall be paid by the Collector. LXXIII. Every award made under this part

shall be in writing signed Awards to be in writing. by the Judge and the assessors or assessor concurring therein, and shall speeify the amount awarded under the first clause of Section LXIII, and also the amounts (if any) respectively awarded under the second and third clauses of the same section, together with the grounds of awarding each of the said amounts.

It shall also state the amount of costs incurred in the proceedings under this Part, and by what per-sons and in what proportions Award to state amount of costs. they are to be paid.

The costs (if any) payable by the person interested and not deducted Recovery of costs. under Section LXXX, may be recovered as if they were costs incurred in a suit, and as if the award were the decree therein

LXXIV. If the Judge differs from both the assessors as to the amount of Appeal from Judge's decision as to compen-sation, compensation, he shall pronounce his decision, and the Collector or the person in-

terested (as the case may be) may appeal therefrom to the Court of the District Judge.

Every appeal under this section shall be pre-sented within the time and in manner provided by the Code of Civil Procedure for regular appeals in suits.

LXXV. The following provisions of the Code of Civil Procedure:-

Provisions of Code of Civil Procedure made ap-plicable

(a) as to adding parties, as to adjournment, (6)

(c) as to death, marriage,

and bankruptcy or insolvency of parties,

(d) as to summoning witnesses and their attendance,

(e) as to examination of parties and witnesses, (f) as to production of documents, and (g) as to Commissioners to examine absent

witnesses and to make local enquiries, shall apply, so far as may be, to proceedings before the Court.

LXXVI. Where there are several persons interested, if such persons Particulars of apportionagree in the apportionment of the compensation, the particulars of such apportionment shall be specified in the award, and as between such persons the award shall be conclusive evidence of the correctness of the apportionment.

LXXVII. When the amount of compensation has been settled under Sec-Dispute as to apportiontion LV, if any dispute arises as to the apportionment of

the same or any part thereof, the Collector shall refer such dispute to the decision of the Court.

LXXVIII. When the amount of compensa-

tion has been settled by the Determination of propor-Court, and there is any dispute as to the apportionment thereof, or when a reference to the Court has been made under Section LXXVII the Judge sitting alone shall decide the proportions in which the persons interested are entitled to share in such amount.

Every appeal under this Part shall be presented within the time and in manner provided by the Code of Civil Procedure for regular appeals in

LXXIX. Payment of the compensation shall be made by the Collector according to the award to Peyment of compensathe persons named therein, or in the case of an appeal under Section LXXVIII according to the decision on such appeal.

Provided that nothing herein contained shall affect the liability of any person who may receive the whole or any part of any compensation awarded under this Act, to pay the same to the person lawfally entitled thereto.

LXXX. In addition to the amount of any compensation awarded under Percentage of market this Part of this Act, the Collector shall, in consideration of the compulsory nature of the acquisition, pay fifteen per centum on the market value mentioned in Section LXIII.

The Collector shall pay the amount awarded and the said percentage, with interest on such amount and percentage at the rate of six per centum per annum, in the case of land or property taken or used from the time when they shall have been so taken or used, and in the case of land or property injuriously affected from the time when a claim for compensation shall have been preferred.

Provided that the costs, if any, payable to the

Collector by the person interested shall be deduct-

ed from such amount and percentage.

Provided that in cases where the decision of the Court under this Part Time of payment in apis liable to appeal, the Collector shall not pay the amount

of compensation or the percentage or any part thereof until the time for appealing against such decision has expired, and no appeal shall have been presented against such decision or until any such appeal have been disposed of.

PART III .- Miscellaneous.

LXXXI. Whoever wilfully obstructs any per-

son duly authorised under Penalty for obstructing this Act in removing or persons in exercise powers of Act. levelling any embankment, house, hut, or other building,

or in the lawful exercise of any of the powers in this Act conferred, shall be liable to be imprisoned for any time not exceeding six months, with or without labor, at the discretion of the Magistrate, or to fine not exceeding two hundred Rupees, commutable, if not paid, to a period of imprisonment not exceeding six months, or to both.

LXXXII. No person shall, without due authority cut through or Penalties for injuring attempt to cut through any works under Act. embankment, whether pub-

lie or private, or destroy or attempt to destroy any such embankment, or open any sluice or water-course in any such embankment; and every person who shall commit any breach of the provisions of this section shall, in case the act shall not amount to mischief within the meaning of the Indian Penal Code, be liable to imprisonment for a term not exceeding one month with or without hard labour, or to a fine not exceeding two hundred Rupees.

LXXXIII. Whoever damages any public em-

bankment by making any dam or other obstruction for Penalties for diverting rivers or permitting cattle to graze on embankments. the purpose of diverting of

opposing the current of an embanked river, without the permission of the officer in immediate charge of the embankments, or by refusing or neglecting to remove any such dam or obstruction at the proper season, or by cutting or otherwise altering the banks of any embanked river, or by removing the earth from such embankment, or by driving stakes into it, or by any other wilful act destroys or diminishes the efficiency of such embankment; and every person who shall cause or knowingly and wilfully permit any cattle to graze upon any such embankment, or shall tether or cause or wilfully permit any cattle to be tethered upon any such embankment, or who shall root up any grass growing on any such embankment; shall be liable to simple imprisonment for a term not exceeding six months, or to a fine not exceeding two hundred Rupees, or to both. LXXXIV: If any offence against the provi-

sions of Sections LXXXII Power to levy fines and LXXXIII shall be com-from villages where offen mitted, and the offender shall mitted, and the offender shall not be discovered and made

amenable within one menth after the commission of the offence, a fine not exceeding two hundred Rupees shall, whether the offence do or do not amount to mischief, be leviable from the inhabitants of the village in which such offence shall have been committed, by distress and sale of any of the cattle of any such inhabitants.

LXXXV. The provisions of Section XIII, Regulation XX of 1817 shall extend to any charge or in-formation of the offences specified in Sections LXXXI. Police Officers to enquire into offences against this Act.

LXXXII, and LXXXIII of this Act, and Darogans and other Police Officers shall enquire into such offences in the mode and subject to the provisions therein prescribed.

LXXXVI. All the powers and authorities vested in the Engineer by any of the sections of the Act, may be exercised by any

Power to delegate the authorities of the Engi-

Officer of the Department of Public Works subordinate to him, not being of a grade lower than an Executive Engineer, in cases referred to him by the Engineer. Provided always that it shall be lawful for the Engineer to recall any case so referred and to proceed thereon, either adopting or not adopting any of the proceedings theretofore had thereon, as to him shall seem fit. Provided further that all reports by such delegated Officer shall be submitted to the Engineer before they shall be forwarded to the Collector or any other authority, and that no such report shall become binding or conclusive for one

STATEMENT OF OBJECTS AND REASONS.

month after it shall have been so submitted.

THE attention of Government was drawn in 1868 to the injuries which had been sustained in the district of the 24-Pergunnahs from inundation, owing to certain obstructions which had been erected in a drainage channel, and the removal of which the magistrate stated could not be effected until the requisite legal formalities had been complied with; admitting at the same time that the removal of the obstructions was necessary for the public good, and it was considered that the existing law was not sufficiently stringent to meet such cases.

The opinion of qualified local officers was called for as to the points on which the present Embankment Act requires amendment, and in giving effect to those amendments it is deemed expedient to consolidate the existing laws for the acquisition of land, for the construction of embankments, and for their maintenance.

The objects sought to be attained by the modifications proposed in the existing laws are to extend the provisions of the Act so as to include within their operation the drainage of tracts of country which may be intimately connected with embankments; to include under the definition of "embankments" works which, though not embankments, are strictly accessories to embankments and without which it is impossible to secure the stability of the latter; to provide for

the removal of impediments to drainage, and for the construction of works necessary to the drainage as well as to the protection from inendation of any land; to give greater facilities of action in cases when delay may be attended with grave and imminent danger to life and property; to provide compensation for injury or loss to individuals caused by such action; to secure the more effective maintenance of private embankments, and to determine more equitably the mode in which the cost therefor incurred should be recoverable from the parties liable to pay the same, or from those benefited by such works; and lastly, to secure by more stringent penalties, embankments, and drainage works from wilful injury.

To render the Act more complete, the provisions of the existing laws for the acquisition of land required for works of the description specified in the Act have been incorporated therewith.

V. H. SCHALCH.

The 17th December 1870.

J. PITT KENNEDY, Asst. Secy. to the Goet, of Bengal, Legislative Department.

The following Bill was read in the Council of the Lieutenant-Governor of Bengal for the pur-pose of making Laws and Regulations on the 14th January 1871, and was referred to a Select Com-mittee with instructions to report thereon within three weeks.

A Bill for the better regulation of Lodging-houses at Poorce.

WHEREAS it is expedient to make provision for the licensing and regulation of pilgrims' lodging-houses at Poorce, and in the main lines of road leading to Pooree, and for the appointment of a Health Officer to control the sanitation and conservancy thereof: It is enacted as follows:

I. The words and expressions following shall, in this Act, have and bear the meanings and construction hereby assigned to them, unless there be something in the subject or context repugnant to such meaning or construction; that is to say :The word "Inmate" shall mean a person
passing the night in any

"Inmste."

The word "Lodger" shall mean an inmate liable to pay hire for accom-"Lodger" modation in any house.

The word "Owner" shall mean the person entitled to he immediate "Owner." possession of any house.

The expression "Lodging-house" shall mean a house licensed under this "Lodging-house." Act for the reception of lodgers.

The expression "Keeper of a lodging-house" shall mean the person to " Keeper of a lodgingwhom a license for the reshall be granted.

The expression "The Magistrate" shall mean the Magistrate for the dis-"The Magistrate." trict of Poorce, or of any other district or part of a district to which this Act may be extended, or other officer in charge of the office of such Magistrate, or specially invested with power under this Act.

The expression "The Health Officer" shall mean the person whom the "The Health Officer." Lieutenant-Governor of

Bengal shall appoint under this Act.

The Lieutenant-Governor of Bengal is hereby empowered to appoint a Appointment of Health Officer. Definition of his duties. Health Officer to control and direct the sanitation and

conservancy of the town of Pooree, and of the main lines of road leading thereto.

III. From and after the passing of this Act, it shall be lawful for the Power to Magistrate to Magistrate, upon the application of the owner of any

house in the town of Pooree, to grant to such applicant a license for the reception of lodgers in his said house, if the Magistrate be satisfied that such house is fit to be used as a lodginghouse.

IV. Application for license to be in the form of the schedule A.

The license to be in the form of the schedule B.

The application for such license as in the preceding section is mentioned, shall be in writing, and shall be in the form set forth in schedule A of this Act, and shall be subscribed

and verified by the applicant at the foot or end thereof in the manner provided by law for the verification of plaints. The license for the reception of lodgers to be granted by the Magistrate under this Act shall be in the form set forth in schedule B of this Act.

The Health Officer shall, when required by the Magistrate, report upon any lodging-house.

V. The Health Officer shall, when required by the Magistrate or the owner of any house, certify to the Magistrate the sanitary state and condition of

such house, and the nature and extent of the accommodation which such house is capable of affording to lodgers.

VI. No license for the reception of lodgers
Restrictions on the shall be granted under this
power of granting a license. Act by the Magistrate,
unless the Health Officer shall certify in writing under his hand to the Magistrate that in his judgment the house, for the licensing of which for the reception of lodgers application shall have been made as aforesaid is sufficiently ventilated and has within a receptable district. lated, and has, within a reasonable distance from such house, a sufficient supply of water fit for human consumption, and also sufficient privy accommodation, and is otherwise fit for the reception of lodgers. The said Health Officer shall also certify to the Magistrate the largest number of lodgers which such house can, having regard to the number of inmates residing therein, accommodate with safety to the health of such lodgers, and no license under this Act shall be granted by the Magistrate for the reception in any house of any number of lodgers in excess of the number of lodgers which the Health Officer shall have so certified as aforesaid to be the largest number which such house could accommodate with safety to the health of such lodgers.

VII. After the passing of this Act, every owner A fine to be imposed on any lodging-house keeper not taking out a liegnse.

of any house in the town of Pooree not licensed as a lodging-house under a lodging-house under this Act, who shall suffer or permit any lodger to be an inmate of such house, shall be punished by a fine not exceeding two Rupees for every lodger for each night during any part of which such lodger shall be an inmate of such house. VIII. There shall be charged upon every certi-ficate of the Health Officer, difficate on health officer, and issued upon the applica-on grant of license. tion therefor by the owner of any house, a fee of one rupee; and upon every license, a fee calculated upon the entire number of lodgers, for the reception of whom such license shall be granted, at the rate of 8 annas for each such lodger.

IX. Every license under this Act shall, unless License to continue for a revoked or suspended. continue and be in force until the end of the current English year in which

it shall have been granted.

The Magistrate may sus-pend a license in case of com-municable disease being certi-fied to by the Health Officer.

X. If the Health Officer shall certify inwriting under his hand that any lodging-house is, by reason of the occurrence therein or in

the immediate neighbourhood thereof, of cholera, small-pox, or any infectious or contagious disease unsafe for occupation as a dodging house, or if the Magistrate after due enquiry, shall consider that for any other reason any lodging-house has become unfit for occupation as a lodging-house, it shall be lawful for the Magistrate either wholly to revoke, or for a time to suspend, the license held by the keeper of such lodging-house.

XI. It shall be lawful, without the consent of the occupier or owner there-

Power to inspect lodging- of, for the Magistrate or the houses. Health Officer, or for any person of suitable caste whom the Magistrate shall by any writing thereunto authorize, at any reasonable time to enter into any lodging-house, and to inspect and examine the same and every

part thereof, not being in the exclusive use and occupation of women, who, according to the custom and manners of the country, ought not to be compelled to appear in public: provided always that if, in the judgment of the Magistrate such reason shall exist as to necessitate an entry into and inspection and examination of such apartments so exclusively used and occupied by such women as aforesaid, it shall be lawful for the Magistrate, upon reasonable notice of such his intention being affixed to the house in which such women are residing, to enter into and inspect and examine, or to authorize under his hand any other person to enter into and inspect and examine, such apartments of such women as aforesaid.

XII. It shall be lawful for the Magistrate to Power to exempt lodging exempt from inspection the house from inspection. house or portion of a house occupied by any lodger, so long as they shall be occupied by such lodger, or until further order by the Magistrate.

XIII. Every keeper of a lodging-house shall Keeper of lodging-house produce to the Magistrate to produce his license. the license of such house whenever he shall be thereunto required by the Magistrate.

XIV. Every keeper of a lodging-house shall

make a report to the person Keeper of lodging-houses to report accidents, deaths, and sickness, and the naces of persons in their lodging-houses. in charge of the nearest police station, of each birth, death, or grave accident, or sudden and serious sickness

which may occur in the lodging-house of which he is keeper, as soon as conveniently may be after such birth, death, or accident or sickness shall have occurred; and shall also, every day during such periods of the year as the Magistrate shall from time to time appoint, before noon, make a report in writing to the person in charge of such station, stating the names of all persons who shall have been immates of such lodging-house during the preceding night, and shall also make alike report to the Health Officer of any diminution or cessation of the water-supply or privy accommodation of any lodging-house of which he is a keeper, within twenty-four hours after such diminution or cessation shall have occurred.

XV. Every keeper of a lodging-house shall challed by the front of such house, the number of the license of such house, and the number of lodgers which such person is licensed to accommodate, plainly and legibly set forth in English, Bengalee, Hindee, and Ooriah characters.

A short report to be kept of the inspection and examination of any lodging house, the Magistrate or Health Officer, or other person anthorized as aforesaid to make such inspection and examination, shall record in a Register Book to be kept for that purpose, a succinct report of the result of such inspection and examination.

XVII. Every person who shall make any apStatement under this plication, statement, or reAct to be true. port, in pursuance of the
provisions of this Act, shall be deemed to have
been bound by express provision of law to state
the truth therein.

XVIII. Every keeper of a lodging-house in which there shall be, at any time, a number of inmates in excess of the aggregate number of inmates resident in such house at the date of the application for the license thereof and of the number of lodgers mentioned in such license, or a number of lodgers in excess of the number of lodgers mentioned in such license, or who shall suffer or permit any person, other than a member of his family or a servant in his actual employ, to be an inmate of his house after the revocation or during the suspension of his license, or who shall omit to give notice in writing to the Health Officer of any diminution or cessation of the water-supply or privy accommodation of his house within twentyfour hours after such diminution or cessation shall have occurred, or who shall refuse or neglect without reasonable cause, within one hour after demand, to produce to the Magistrate the license his said lodging-house when he shall be thereunto required, or who shall omit, without like reasonable cause, to make such report as by section XIV. of this Act he is required to make, or to expose or keep exposed the number of his license, and of the number of lodgers he is licensed to accommodate as hereinbefore is required, shall be liable to be punished by a fine not exceeding one hundred rupees for every

XIX. Whenever the keeper of any lodgingPersons in charge of house shall not be actually houselbe to be resent the person who shall be actually in charge thereof shall, as well as the keeper thereof, be liable to the penalties hereby provided for any infraction of the provisions of this Act.

XX. All offences against this Act shall be
Offences to be defermined heard and determined acaccording to Code of Criminal Procedure. the Code of Criminal Proce-

Power to revoke or suspend licenses on proof of consistion.

The keeper of any lodginghouse who, after the grant of such license, shall have been convicted of any offence against the

provisions of this Act.

XXII. It shall be lawful for the Magistrate,
Power to reduce number of lodgers for which license is granted.

been diminished after the grant of the license of such house, to reduce the number of lodgers mentioned in the license thereof to such number as may be able to obtain suitable water-supply and privy accommodation within a reasonable distance thereof, and to enter in the license of such house such diminished number.

XXIII. All fines, and fees, paid or levied

All fees and fines, recoverable under this Act, shall be
applied for and towards the
sanitary improvement of the
town of Pooree, or of the
pilgrim halting places on the main roads to
Pooree, in such manner as the LieutenantGovernor of Bengal may from time to time,
by notification in the Calcutta Gazette, direct.

XXIV. All applications to the Magistrate or

Applications to be in writed. Health Officer under this
ting. Act shall be made in writing.

XXV. Whoever deposits, or permits his ser-

Necessaries in highways and sewers.

No cessaries in highways dirt, dung, ashes, garden, kitchen, or stable refuse, or

filth of any kind, or any animal matter, or any broken glass or earthen-ware, or other rubbish, in any public highway, except in such spots, and in such manner, and at such hours, as shall be fixed by the Magistrate with the assent of the Health Officer, or throws, or puts, or permits his servants to throw or put any such substance into any public sewer, or drain, or into any drain communicating therewith, shall be liable to a fine not exceeding ten rupees.

XXVI. Whoever causes or allows the water of

Permittiag offensive matter to run into drains or upon highways.

on his land, to run, drain, or be thrown or put upon any public highway, or causes or allows any offensive matter from any sewer or privy to run, drain, or be thrown into a surface drain in any such highway, shall be liable to a fine not exceeding ten rupees.

XXVII. The Magistrate may give notice to
the owner or to the occupier
Notice to cut trees. of any land to cut and trim
any hedges or trees which
overhang any public highway so as to obstruct
the passage, or to interfere with the free circulation of air.

XXVIII. Whoever being the occupier of a house in or near any public Necessaries near high-highway, keeps or allows to be kept for more than twenty-four hours, otherwise than in some proper receptacle, any dirt, dung, bones, ashes, night-soil or filth, or any noxious or offensive matter,

in or upon such house, or in any out-house, yard, or ground attached to and occupied with such house, or suffers such receptacle to be in a filthy or noxious state, or neglects to employ proper means to cleanse the same, shall be liable to a fine not exceeding fifty rupees.

XXIX. Whoever being the owner or keeper of any cattle, sheep, or pigs, suffers the stall, pen, or place in which they are kept, in or near any public highway, to be in a filthy or noxious state, or neglects to employ proper means to remove the filth therefrom, shall be liable to a fine not exceeding twenty rupees, and to a fine not exceeding three rupees for every day after conviction for such offence during which the

offence is continued.

XXX. The Magistrate may license such necessaries for public accommodation as he from time modation as he from time to time may think proper; and whoever shall keep any public necessary without such license, or having a license for a public necessary, shall suffer the same to be in a filthy or noxious state, or shall neglect to employ proper means for cleansing the same, shall be liable to a fine not exceeding fifty rupees, and such license may be withdrawn.

XXXI. Whoever being the owner or occupier of any private drain, privy, or cesspool, shall neglect or refuse, after warning from the Health Officer, to keep the same in a proper state, shall be liable to a fine not exceeding fifty rupees.

XXXII. It shall be lawful for the Magistrate, with the assent of the Health Officer, to appropriate to the domestic use of the inhabi-

tants of Pooree, or of any other towns to which be extended, any tank this Act may being a private tank, and whoever shall bathe in any tank so appropriated to the domestic use of the inhabitants of the place, or shall wash or cause to be washed therein any animal, or any wool, cloth, or wearing apparel, or any utensils for cooking or other purposes, or leather, or the skin of any animal, or any foul or offensive thing, or shall put or cause to enter therein any animal, or any gravel, stone, dirt, or rubbish, or any dirt, filth, or other noxious thing, or shall cause or suffer to run, drain, or be brought thereunto the water of any sink, sewer, drain, or any other unwholesome or offensive liquid, or shall do anything whatsoever whereby the water in any such tank shall be in any degree fouled or correpted, shall be liable to a fine not exceeding fifty rupees.

XXXIII. Whenever any tank, drain, or other excavation containing waste or stagnant water, the same being within any private enclosure, appears to the Health Officer to be injurious to health, or to be offensive to the neighbourhood, it shall be lawful for the Magistrate to require, by notice in writing, the owner or occupier of the premises to cleanse or fill up such tank or excavation.

Notice to drain and clear vegetation.

Notice to drain and clear vegetation.

Notice to drain and clear vegetation.

being private property or within any private enclosure appear to the Health Officer to be by reason of thick or noxious vegetation or want of drainage in a state injurious to

health or offensive to the neighbourhood, it shall be lawful for the Magistrate to require, by notice in writing, the owner or occupier of the premises to clear and remove such vegetation, or drain such premises.

Power to drain tanks, as they see fit, drain off into any sewers, and cleanse and fill up or otherwise abate any stagnant pool, ditch, tank, pond,

or other receptacle of water (the same not being within any private enclosure) which shall appear to the Health Officer to be useless or unnecessary, or likely to prove injurious to the health of the inhabitants, whether the same be the private property of any person or not.

XXXVI. In case any person to whom any notice, warning or order under the provisions of sections

XXVII, XXXI, XXXIII, or XXXIV shall be given shall, for eight clear days after service upon him of such notice or order, neglect or refuse to comply therewith, or shall not proceed with due diligence in the completion of the works thereby required, it shall be lawful for the Magistrate to cause to be performed the works in or by such notice required to be performed and for that purpose to enter into or upon, and to cause workmen and servants to enter into and upon lands belonging to, or in the occupation of, such person, and to do all things needful or useful to the performance of such works, and the Magistrate shall make an order under his hand certifying the expense incurred in or about the performance of such works and ordering the payment of such amount by the owner or by the occupier of the lands on which such works may have been performed, and such amount may be recovered from the person named therein as if it had been a fine for an offence against any of the provisions of this Act.

XXXVII. Every notice, warning, order or summons, under any of the Service of notices. preceding sections of this Act, may be served personally upon the person to whom the same is addressed, or may be served by leaving the same at his usual or last known place of abode with some adult male member or servant of his family, or, if it cannot be so served, may be served by being put up on some conspicuous part of such place of abode. If such notice, warning, order or summons relates to any house, building, or land, and the place of abode of the person whom it is intended to affect by such notice, warning, order or summons, is unknown, or is not within the town in which such house, building, or land is situate, the same shall be deemed to be duly served if put up in some conspicuous part of the house, building, or land to which the same relates.

Indemnity clause. the Magistrate, nor against the Health Officer, nor against any of his or their officers, nor against any person acting under his or their direction, for anything done or professing or purporting to be done under this Act, until the expiration of one month next after notice in writing shall have been delivered or left at the office of the Magistrate or at the place of abode of such person, explicitly stating the cause of action, and the name and place of abode of the intended plaintiff; and unless such notice

he proved the court shall find for the defendant, and every such action shall be commenced within three months next after the accrual of the cause of action, and not afterwards; and if any person to whom any such notice of action is given shall, before action brought, tender sufficient amends to the plaintiff, such plaintiff shall not recover.

XXXIX. It shall be lawful for the Magis-

trate with the assent of the Power to make bye-laws. Health Officer to make byelaws, and to repeal, alter, and amend the saine subject to the confirmation hereinafter mentioned, for the management of all matters connected with the conservancy of the town of Pooree, or of any other town to which this Act may be extended, and for regulating the encampments, lodging, and halting places of pilgrims on their journey to or from Pooree or such other town as aforesaid, and for preventing the spread of epidemics amongst such pilgrims while at Pooree or such other town as aforesaid, or on the journey thereto or therefrom, and to affix fines as penalties for the infringement of such bye-laws.. Provided that no bye-law shall be repugnant to any law in force, and that no fine for any one infringement of a bye-law shall exceed twenty rupees, and that in case of a continuing infringement no fine shall exceed five rupees for every day after notice from the Magistrate of such infringement,

XL. No bye-law or alteration of a byelaw shall have effect until the same shall have been approved and confirmed by the Lieutenant-Governor of Bengal, and shall have been published for such length of time and in such manner as the Lieutenant-Governor of Bengal shall order.

XL. It shall be lawful for the Lieutenant-Provision for extending this Act to Bhobanessur or Jajipore. Governor of Bengal, from time to time by order published in the Calcutta Gazette, to extend the provisions of this Act or any part of it to Bhobanessur and to Jajipore, or to any of

it to Bhobanessur and to Jajipore, or to any of the towns or villages in Orissa used as pilgrim stages, or to any villages in Orissa on the line of road habitually traversed by pilgrims, and this Act shall commence and take effect in Poorec upon the day of 1871, and in any other place to which it may be extended for such time as shall be in that behalf appointed in the order extending the same, or in any other order in like manner published.

XLI. This Act may be called The Pooree
Short tittle. Lodging-house Act, 1871.

Schedule A.

APPLICATION FOR LICENSE.

under the provisions of Act No. in my said house.

, hereby request that a license may be granted to me, of the Council of the Lieutenant-Governor of Bengal for making laws and regulations, for the reception of lodgers , in the town of , the owner of house No.

	Number of inmates now residing in applicant's said house.	
7		
9	Number, description, and size of apartments in Number of inmates now which applicant desires to accommodate said house.	
10	Whether applicant has been previously convicted of any offence against the provisions of this Act, or not.	
4	Whether applicant has been previously convicted of any offence against the provisions of this Act, or not.	
89	Whether sole owner of house or not.	
68	Name of owner applying for license.	*
-	Name of the street in which the house is situated, or other sufficient description of its locality.	

my information and belief.

Schedule B.

, above-named, do declare that what is stated on the above application for a license is true to the best of

(Signature)

LICENSE.

, the owner of house No. , in the town of Pooree, is hereby licensed to receive apartments thereof, subject to the provisions of Act No. of the Connell of the

lodgers in

of the Council of the Lieutenant-Governor

The registered number of this license, upon which a fee of Rs.

of Bengal for making laws and regulations.

his said house in

has been paid, is No.

Magistrate of District.

STATEMENT OF OBJECTS AND REASONS.

DURING certain religious festivals at the town of Poorce and other places in Orissa, the lodginghouses to which pilgrims resort are much overcrowded, and are in many respects wholly unsuited for human habitation. The sanitary arsuited for interesting the rangements urgently required for preserving the health of the large number of pilgrims are altogether wanting, and much disease and mortality has arisen in consequence, and has been spread throughout the towns and districts through which the pilgrims pass on their return. It is therefore proposed to pass an Act for the regulation of the lodging-houses, and for raising by fees for licenses on the owners of such houses a sum which shall be taken as a contribution to the conservancy fund of the town of Pooree. The fund it is also intended to increase by other measures unconnected with the Bill, and it is hoped that by these means such sanitary improvements may be undertaken at the towns in which the shrines are situated, and on the roads leading to these towns, as shall tend materially to check the sickness and disease so fatal to the pilgrims.

A. EDEN.

The 7th January 1871.

J. PITT KENNEDY,

Asst. Secy. to the Govt. of Bengal, Legislative Department

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 119R. APPOINTMENTS.

The 19th January 1871.—Mr. George Graham, M.A., to officiate as Magistrate and Deputy Collector of Howrah, during the absence, on leave, of Mr. Loftus Richard Tottenham, or until further orders.

Mr. Roger Henry Pawsey to officiate as Magistrate and Collector of Mymensing, in the Second Grade, during the absence, on leave, of Mr. Herbert John Reynolds, or until further orders.

Baboo Jadub Chunder Ghose, Deputy Magistrate and Deputy Collector, Beerbhoom, is transferred temporarily to Bancoorah.

The 20th January 1871 .- Mr. William George Black, Deputy Magistrate and Deputy Collector,
Bhaugulpore, is transferred to Purneah.

Mr. William Ostliffe Adams Beckett, Officiating Deputy Commissioner of Cooch Behar, will, in addition to his own duties, continue to be in charge of the office of Special Deputy Commissioner in the Bhutan Dooars until further orders, and to exercise the powers conferred on him under Act XVI. of 1869, as notified in the Calcutta Gazette of the 18th August 1869.

The Officiating Deputy Commissioners of Jul-pigorce and Gowalparah are appointed, under Act XVI. of 1869, to exercise original jurisdiction in respect of all suits (whether instituted before or after the passing of that Act), and other matters connected with immoveable proerty, revenue and rent, within the Bhutan Dooars.

Mr. William Heysham, Deputy Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the powers of a Collector, under Section 3, Act X of 1870, in Punchanogram and Calcutta.

Mr. Joseph Samuel Carstairs to officiate temporarily as Magistrate and Collector of Raj-

shalve, in the Second Grade.

Mr. Christopher Henry Vowell to officiate temporarily as Joint-Magistrate and Deputy Collector of Moorshedabad.

The 23rd January 1871.-Captain Thomas Herbert Lewin to officiate as Deputy Commissioner of the Garo Hills, during the absence, on leave, of Lieutenant William John Williamson, or until further orders.

The 24th January 1871 .- Baboo Satcowry Roy, Deputy Magistrate and Deputy Collector, Dacca is appointed to be Deputy Collector of Survey, and vested with the powers of a Collector, under Regulations VII. of 1822 and IX. of 1865, in the Districts of Hooghly, Bancoorah, Burdwan, and Midnapore.

Baboo Nobin Chunder Sen, B.A., Deputy Magistrate and Deputy Collector of Bhubooah,

is transferred to Chittagong.

Baboo Kristo Persad Ghose, Deputy Magistrate and Deputy Collector, to have charge of the Subdivision of Bhubooah, in Shahabad.

Baboo Brojokant Roy, Deputy Magistrate and Deputy Collector, on leave, to have charge of the Sub-Mvision of Bhowanigunge, in Rungpore.

Baboo Hursahoy Sing, Deputy Magistrate and Deputy Collector, Shahabad, is appointed to be a Special Deputy Collector for the Settlement of Cooch Behar.

LEAVE OF ABSENCE.

The 19th January 1871.—Mr. George Field, Sub-Deputy Opium Agent of Chupra, for six months, under paragraph 12, clause 1 of the Uncovenanted Service Absentee Rules, together with seven days' preparatory leave from the 20th March next.

The 24th January 1871 .- Mr. Henry Baring Lawford, Judge of Jessore, is allowed furlough for one year, under Sections IV. and VI. of the Covenanted Service Absentee Rules.

NOTIFICATIONS.

The 19th January 1871.—Mr. Henry Blaquire Talbot, Assistant Superintendent of Revenue Survey, Upper Assam, having returned to duty on the forenoon of the 17th ultime, the unex-pired portion of the leave granted to him under the orders of the 17th September last, is cancelled.

The 20th January 1871 .- Mr. Caulfeild Aylmer Martin, Professor, Kishnaghur College, having reported his return to India on the 20th ultimo, the unexpired portion of the leave grant-ed to him under the orders of the 29th March 1869, is cancelled.

> RIVERS THOMPSON, Offg. Secy. to the Goet. of Bengal.

The following Orders issued by the Government of India, in the Home Department, are republished for general information :-

No. 299.—Fort William, the 18th January 1871.— Notifications.—Public.—The Governor General in Council is pleased to permit Mr. C. F. Montresor to resign the Civil Service from the 15th September 1870.

No. 390.—The 20th January 1871.—Mr. R. M. Towers, Bengal Civil Service, having obtained a Degree of Honor in the Bengali language, has been presented with the authorized donation of Rs. 2,000.

No. 392.—The under-mentioned Members of the Bengal Civil Service having obtained certificates of High Proficiency in Hindi, have each been presented with the authorized donation of Rs. 1,000:-

Messrs. H. W. Gordon

The following Orders issued by the Government of India, in the Financial Department, are republished for general information :-

PENSIONS AND GRATUITIES.

Fort William, the 20th January 1871.

No. 423 .- RESOLUTION .- The Governor General in Council observes that the admission into the service of Government of other than young men tends to throw upon the State an undue liability in respect of pension-

ary allowances.

His Excellency in Council is accordingly pleased to declare that, as a general rule, no person should be admitted into the Uncovenanted Service of Government after he has attained the age of 25 years. But if, for after he has attained the age of 25 years. But if, for special reasons, any one is after this date admitted at a later age, then, in the event of his being required to retire under the operation of any rule for the removal of Officers from the service as superannuated on their attaining a particular age, the pension to which he would, but for this rule be entitled, shall be reduced in the proportion which the number of years of pensionable service he has completed bears to 30 years, the full period required for a good service pension.

he has completed bears to 5. years, the tall property quired for a good service pension.

For instance, if an Officer so retiring has completed 20 years' service, then his pension will be one-third of his average pay multiplied by \$3; if he has completed 26 years, then it will be half his average pay multiplied by \$3.

years, then it will be not plied by \$\frac{3}{2}\text{n}.

Ordered, that the above Resolution be published in the of India.

MINT AND CURRENCY.

The 20th January 1871.

No. 416.—With a view to afford increased facilities to the public in obtaining Cash for Government Currency Notes at important places where at present no Paper Currency Offices exist, the Governor General in Council has determined to establish Agencies of the Paper Currency Department at certain selected stations which will, from time to time, be notified in the Gazette.

2. The Agencies will in every case be placed at the Government Treasury, and will be under the superintendence of the Treasury Officer.

3. A limited amount of Notes and Coin will be supplied to each from the head office of the Circle of Issue, and all applications for exchange, whether for Notes or Silver Coin, will be granted without restriction so far as these funds permit.

these funds permit.

4. There is no legal obligation to cash any Notes at these Agencies, but they are established in order to provide facilities for exchange to the public beyond the

requirements of the law.

The following Orders issued by the Government of India, in the Military Department, are republished for general information:

No. 54.—Fort William, the 19th January 1871.—
ADDENDUM.—The following paragraph is to be added to G. G. O. No. 22, dated 6th January 1870:—"An Officer who has been less than three years in the Staff Corps can obtain furlough on medical certificate only on the conditions are to forward the staff corps. tions as to furlough pay and loss of appointment pre-scribed in Rule XIV. of the Furlough Regulations of 1868.

Order Books to be corrected accordingly.

No. 58.—The 20th January 1871.—The under-mentioned Officers of the Bengal Staff Corps, having completed 20 years' service, are promoted to the rank of Major, from the date specified, under the provisions of G. G. O. No. 808 of the 26th September 1866, subject to Her Majorty's suproval:— Her Majesty's approval :-

Captain Archibald Edwards Campbell,-20th January 1871.

RIVERS THOMPSON, Offg. Secy. to the Govt. of Bengal.

NOTIFICATION

The 18th January 1871 .- Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense and for a public purpose, viz., for the purposes of a port station at False Point, in the estuary of the rivers Mahanuddy and Jumbo; it is hereby declared that, for the above purpose, the island termed Plowden's Island, or Kansaree Dhya, is required, containing an area of about 527 acres, and situated in False Point Bay, 7,500 yards north of the anchorage and Point Ready Beacon, forming a portion of Killah Coojung, in the Cuttack District. The island is surrounded by water at high tide, and partially by mud plots' at low water. Plowden's Island lies about 2,200 yards west of Prince Arthur's Beacon or Dowdeswell's Island, 4,200 yards east of the entrance to Bakood Creek, 5,200 yards south of False Point Lighthouse, and 5,000 yards north-east of the entrance to Jumboo River. This Declaration is hereby made, under Section 4, Act X. of 1870, to all whom it may concern.

> RIVERS THOMPSON, Offg. Secy. to the Gort. of Bengal.

JUDICIAL AND POLITICAL DEPARTMENTS.

No. 96J.

APPOINTMENTS.

The 19th January 1871.-Baboo Poresh Chunder Sircar, B.L., to officiate as Moonsiff of Jehanabad, in Hooghly, during the absence, on leave, of Baboo Oghorenath Ghose, or until fur-

Baboo Surbessur Mozoomdar to officiate as Moonsiff of Culna, in East Burdwan, during the absence, on leave, of Baboo Bhoobun Chunder Mookerjee, or until further orders.

Moulvie Ameerali Khan to officiate as Moonsiff of Bhaugulpore, during the absence, on leave, of Baboo Bolak Chand, or until further orders.

The 20th January 1871.—Mr. Wilfred Lucas Heeley, B.A., to officiate temporarily as Civil and Sessions Judge of Rajshahye.

The 23rd January 1871.-Mr. Gideon Colquhoun Sconce to officiate as Fifth Judge of the Calcutta Court of Small Causes, in addition to his duties as Clerk of the Court.

Captain Thomas Herbert Lewin, who is appointed, under separate orders of this date, to officiate as Deputy Commissioner of the Garo Hills, is vested with the powers of a District Superintendent of Police and those of a Sessions Judge, as well as the powers described in Section 445A. of the Criminal Procedure Code.

The 24th January 1871.—The following Moon-siffs are promoted to the First Grade, viz.:—

Baboo Bolak Chand.

Obhoy Churn Dey. Kadaressur Roy. 37

Nobin Chunder Gangooly.

Hurkant.

The following Moonsiffs are promoted to the Second Grade, viz.:

Baboo Poreshnath Banerjee, B.L. " Kristo Behary Mookerjee, Chunder Coomar Mitter.

25 Poorno Chunder Roy. 33 Grish Chunder Roy.

Tarabilash Mitter, B.L.

Baboo Bhoobun Mohun Roy. Kristo Mohun Mockerjee, B.L.

Amernath Pundit.

Brejendra Coomar Seal, B.L. Mothoora Lall Roy.

Baboo Saroda Persad Chatterjee, Officiating Moonsiff of Rungpore, to be Moonsiff of Rung-

Baboo Gunga Gobind Surma to be a Moonsiff of the Third Grade, and to be Moonsiff of

Scebsaugor.

Baboo Rakhal Chunder Bose to be Moonsiff of Buddergunge, in Rungpore, but to continue to officiate as Moonsiff of Bogra, until further orders.

Baboo Bhugwan Chunder Chatterjee, B.L., to be a Moonsiff of the Third Grade, and to be

Moonsiff of Bhotmaree, in Rungpore. Baboo Denesh Chunder Roy, B.L., Moonsiff of Kishengunge, in Purneah, to be Moonsiff of

Burrisaul.

Syud Emam Ali to be a Moonsiff of the Third Grade, and to be Moonsiff of Kishengunge, in Purneah.

Moulvie Mahomed Noorool Hossein to be a Moonsiff of the Third Grade, and to be Additional Moonsiff of Patna.

Baboo Nobogopal Bose to be a Moonsiff of the Third Grade, and to be Moonsiff of Nattore, in

Rajshahye.

Baboo Koruna Das Bose, B.L., to be a Moonsiff of the Third Grade, and to be Moonsiff of Golaghat, in Seebsaugor. He will, however, continue to officiate as Moonsiff of Junghypore, until further orders.

Baboo Kedarnath Chatterjee to be a Moonsiff of the Third Grade, and to be Moonsiff of Parcool,

Baboo Baneymadhub Ghose to be a Moonsiff of the Third Grade, and to be Moonsiff of Julpigooree, in Cooch Behar.

Mr. John Baptist to be a Moonsiff of the Third Grade, and to be Moonsiff of Rampore Haut, in Beerbhoom.

Baboo Sectul Chunder Mookerjee, Moonsiff of Rampore Haut, to be Moonsiff of Sooree, Beerbhoom.

Baboo Gungakant Mookerjee, Moonsiff of Sooree, to be Moonsiff of Amdhara, in Beerbhoom.

Lieutenant Edward Gordon Lillingston, Officiating Deputy Commissioner of Julpigoree, to be also Subordinate Judge of that District, with effect from the date on which he took charge of the office.

Mr. William Benson Maxwell of Charles of First Grade of Assistant Superintendents of Police from the 14th November to the 8th Mr. William Benson Maxwell officiated in the

Dr. Sydney Somerford Lynch to be Superintendent of the Alipore Jail, and to be ex-officio Deputy Inspector-General of Jails, Lower Pro-

Assistant Surgeon Stephen Coull Mackenzie, M.D., Officiating First Assistant Surgeon, Presidency General Hospital, and Professor of Hygiene, Calcutta Medical College, to be Superintendent of the Presidency Jail, in addition to his present duties. Assistant Surgeon Mackenzie is also appointed, under Section 4, Act II. of 1869, to be a Justice of the Peace for the Town of Calcutta

Mr. Walter F. Smith to officiate temporarily as District Superintendent of Police, Howrah.

LEAVE OF ABSENCE.

The 24th January 1871.—Mr. Rawson Hart Boddam, Assistant Superintendent of Police, Nuddea, for one month, from the 1st instant, under paragraph 11 of the Uncovenanted Service Absentee Rules.

> A. EDEN. Secy, to the Goot, of Bengal.

NOTIFICATION

The 19th January 1871,-Under the The 19th January 1871,—Under the power vested in him by Section 10, Act I. (B.C.) of 1869 (an Act for the prevention of cruelty to animals), the Lieutenant-Governor is hereby pleased to extend the provisions of the said Act to the towns of Hooghly and Chinsurah. The limits of the towns for the purposes of this Act will be the same as those fixed for Act III. (B.C.) of 1864.

> A. EDEN, Secy, to the Govt. of Bengul.

NOTIFICATION.

The 19th January 1871 .- It is hereby notified that the Lieutenant-Governor has been pleased to sanction the removal of the Moonsiff's Court from Pullas to Kalleegunge in the Sudder Subdivision of the district of Dacca.

A. EDEN, Secy. to the Goot. of Bengal.

NOTIFICATION

The 19th January 1871.—The declaration published at page 991 of the Calcutta Gazette of the 27th April 1870, for the acquisition, under the provisions of Act VI. of 1857, of the plot of land known as Tej Roy's tank, in the town of Daces, is hereby cancelled.

A. EDEN. Secy. to the Goot, of Bengal.

The following Orders issued by the Government of India, in the Military Department, are republished for general information :-

No. 53.—Fort William, the 19th January 1871.—The following extract from the London Gazette of the 13th December 1870, page 5748, is published for general

WAR OFFICE, PALL MALL, 13th December 1870. Brevet.

Apothecary John Hart, of the Subordinate Medical Department in Bengal, to have the local and honorary rank of Assistant Surgeon in India. Dated 14th December 1870.

No. 69.—The 20th January 1871.—The undermen-tioned Officer is permitted to proceed to Europe on fur-lough on private affairs:—

Surgeon Edward John Gayer, of the Medical Department, for two years, under the Regulations of 1868.

A. Eden, Secy. to the Govt. of Bengal.

DECLARATION.

The 13th January 1871.—Whereas it appears to the Lieutenant-Governor of Bengal that land is likely to be required to be taken by Government at the public expense, for a public purpose, viz., for the site of a Lock-up in Mouzah Guhirani, Taluka Pulsa, Pergunnah Randiaorgora, Sub-divi-sion Bhadrak, Zillah Balasore, it is hereby declared that, for the above purpose, a piece of land measuring, more or less, 21 ghunts, 8 biswas, bounded on the North by the Relief road, East by the Post Office road, South by the Post Office compound, and on the West by the Grand Trunk road, is likely to be required within the aforesaid Mouzah of Guhirani.

This Declaration is made, under the provisions of Section 4, Act X. of 1870, to all whom it may concern.

A. Eden, Secy. to the Govt. of Bengal.

DECLARATION.

The 24th January 1871 .- Whereas it appears to the Hon'ble the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense, for a public purpose, viz., for the establishment of a public market within the town of Calcutta, it is hereby declared that, for the above purpose, several plots of land are required, situated in the town of Calcutta, lying between Jaun Bazar Street and Lindsay Street, and respectively numbered in the Assessment Book of the Justices of the Peace for the town of Calcutta:-No. 5, Jaun Bazar Street, No. 6, Jaun Bazar 2nd Lane, No. 7, Jaun Bazar 2nd Lane, No. 5, Jann Bazar 1st Lane, No. 18, Lindsay Street, and No. 19, Lindsay Street, the total area of the above six holdings being biggahs 21 and 4 chittacks, more or less.

The lands are bounded on the North by Jaun Bazar Street; on the South by Lindsay Street; on the East partly by Jaun Bazar 2nd Lane, and partly by a public drain; and on the West by a public drain.

It is further notified that a plan of the land above described can be seen by applying to the Surveyor at the Office of the Justices of the Peace for the town of Calcutta.

This Declaration is made, under the provisions of Section 6, Act X. of 1870, to all to whom it may concern.

A. Eden, Secy. to the Govt. of Bengal.

Public Works Department,-Bengal.

ESTABLISHMENT.

No. 16.

The 18th January 1871.

Postings.—Captain S. T. Trevor, R.E., Superintending Engineer, Third Grade, Officiating Superintending Engineer, Assam Circle, is permanently posted to that Circle.

No. 17.

Lieutenant N. Arnott, R.E., Assistant Engineer, Second Grade, is posted to the Dacca Division.

No. 18

Notification.—Mr. J. Bradshaw, Overseer, First Grade, joined the Rajshahye Division on the 3rd January 1871, before noon.

No. 19.

Posting.—Baboo Jodonath Bose, Overseer, Second Grade, is posted to the Berhampore Division.

No. 20.

The 19th January 1871.

Leave of Absence —Baboo Heeralall Banerjee, Overseer, First Grade, attached to the Ramghur Division, is allowed privilege leave for one month, under Sections 16 and 20 of the revised Uncovenanted Service Absentee Regulations.

No. 21.

Baboo Promotho Chunder Chatterjee, Overseer, Second Grade, attached to the Midnapore Division, is allowed two months' privilege leave under the above Regulations.

No. 22.

The 23rd January 1871.

The following Order issued by the Government of India, Public Works Department, is republished for information:—

No. 40 of the 18th January 1871.—Lieutenant-Colonel W. E. Marshall, Staff Corps, Executive Engineer, Second Grade, having reported his return from furlough, is transferred from Bengal to Oudh.

J. E. T. NICOLLS, Col., R.E.,

J. E. T. NICOLLS, Col., R.E., Secretary to the Govt. of Bengal, P. W. D.

IRRIGATION.

ESTABLISHMENT.

NOTIFICATION.

No. 13. c The 18th January 1871.

Moonshee Peetoo Khan, Overseer, First Grade, from Mahanuddy to the Pooree Division.

No. 14.

The 23rd January 1871.

Baboo Mutty Lall Mozoomdar, a passed Student, is appointed as a Probationary Overseer, Third Grade, and posted to the Soane Circle.

No. 15.

In supersession of the order marginally noted,

Government of Bengal, Public Works Department. Irrigation Branch, Notification No. 147, dated 8th November 1870.

Baboo Jodoonath Bose, Overseer, Second Grade, is posted to the Cossye Division.

No. 16.

The 24th January 1871.

Mr. J. Whitfield, Executive Engineer, Third Grade, joined the 24-Pergunnahs Division on the forenoon of the 12th January 1871.

No. 17.

The following Order issued by the Government of India, Public Works Department, is republished for information:—

No. 35 of the 16th January 1871.—Mr. R. D. Morgan, Assistant Engineer, Second Grade, having been declared permanently unfit for service in India, his services have been dispensed with by the Secretary of State for India in Council from 17th January 1871.

No. 18.

Mr. J. Cromie, Assistant Engineer, First Grade, attached to the Cossye Division, is allowed privilege leave for one month, under Section 16 of the revised Uncovenanted Service Absentee Regulations.

No. 19.

Mr. F. Taylor, Assistant Engineer, First Grade, attached to the Hidgellee Division, is granted especial leave of absence for fourteen days, under Chapter II., Section IV., Paragraph 28 of the Public Works Code, with effect from the 24th January 1871.

No. 20.

Baboo Otool Krishna Mitter, Probationary Overseer, Third Grade, joined the Cossye Division on the afternoon of the 16th January 1871.

No. 21.

Mr. T. M. Kirkwood, c.s., Canal Revenue Superintendent, Bengal, availed himself of the privilege leave granted to him on the afternoon of the 20th January 1871.

of the 20th January 1871.

F. H. RUNDALL, Col., R.E.,

Joint-Secy. to the Govt. of Bengal,

P. W. Dept., Irrigation Branch.

Circular Order by the High Court of Judicature at Fort William in Bengal.

From F. B. Peacock, Esq., Registrar of the High Court of Judicature at Fort William in Bengal, to all Civil and Sessions Judges and Magistrates of Districts,— (No. 1, dated Calcutta, the 4th January 1871.)

(CIVIL AND CRIMINAL SIDES.)

THE Government of India having decided*
that the charge for transmitting judicial records *Government Order, Finan dated 21st November 1870. through the post, from one Court to another, shall be + Vide page 408, Calcutta Gazette of 16th March 1870. as heretofore borne by the State, and the new Post

Office Rules+ requiring pre-payment of bangby postage whenever that mode of transmission is adopted, the Court directs that all Civil and Sessions Judges and District Magistrates will put themselves in communication with the Accountant-General of Bengal, with a view to provision being made for the funds necessary to meet the requirements of the rules above mentioned.

By order of the High Court,

F. B. PEACOCK, (Sd.)

Kegistrar.

High Court of Judicature at Fort William in Bengal.

THE 17TH JANUARY 1871. Present :

THE HON'BLE J. P. NORMAN, Officiating Chief Justice. THE HON'BLE G. LOCH, THE HON'BLE H. V. BAYLEY, THE HON'BLE LOUIS S. JACKSON, THE HON'BLE E. JACKSON,

Judges.

Ir is hereby notified that in the examination for Senior Pl-aderships to be held in Assam in 1872, the qualifications mentioned in Clauses 1 and 2, Rule 9 of the High Court's Rules of 2nd May 1866, for the qualification, admission, and enrolment of Pleaders, will not be required in the case of natives of that province. Any such person, however, passing the examination without those qualifications will be restricted in his practice to the Courts of that Province alone.

By order of the High Court,

F. B. PEACOCK,

Registrar.

Revenue Survey Department.

No. 29.

LIEUTENANT S. H. COWAN, Staff Corps, Assistant Superintendent of Revenue Survey, Second Grade, having proceeded to Europe on furlough for two years, will be borne on the list of this Department as Supernamerary from 1st December 1870.

JOHN MACDONALD, Major, Offg. Supdt. of Revenue Surveys, CALCUTTA, The 18th January 1871. Lower Circle.

Revenue Survey Department

No. 32.

Leave of Absence .- Mr. George Henry Blyth, Revenue Surveyor, Third Grade, First Division, Lower Provinces, for two months, on medical certificate, in extension of the leave granted in Notification No. 26, dated 5th instant.

JOHN MACDONALD, Major, Offg. Supdt. of Revenue Surveys,

CALCUTTA, The 19th January 1871.

Lower Circle.

(F)

Revenue Survey Department.

No. 33.

The following transfers are made with effect from the 1st April 1871, viz .:-

Mr. Robert Barclay, Revenue Surveyor, Third Grade, on duty in the Head-Quarters' Office, Calcutta, to the First Division, Lower Provinces. Mr. P. H. W. Brady, Assistant Surveyor, First Grade, First Division. Bhawulpore, to do duty in

the Head-Quarters' Office, Calcutta.

JOHN MACDONALD, Major, Offg. Supdt. of Revenue Surveys,

CALCUTTA. The 23rd January 1871. Lower Circle. (F)

Notice.

MR. COVENANTED ASSISTANT MAGISTRATE AND COLLECTOR CRAWFORD has been placed in charge of the Rungpore Treasury, and has been authorized to draw bills on other treasuries.

E. W. MOLONY,

Commissioner.

COMMR.'s OFFICE, RAJ. DIVN.; Camp Malsah, The 30th December 1870.

(F)

Notice.

ME. W. R. JOHNSTON, Deputy Collector, has been placed in charge of the Chittagong Treasury, and authorized to draw bills on other treasuries.

H. ULICK BROWNE,

Commissioner.

COMMISSIONER'S OFFICE; Chittagong, The 12th January 1871.

(F)

Notice.

MR. W. CLEMENTSON, Assistant Commissioner, has been placed in charge of the Cachar Treasury, and authorised to draw bills on all public trea-

F. B. SIMSON,

FUREEDPORE, The 18th January 1871. Commissioner.

Notice.

TROYLOCKRYA NATH BOSU has been BABOO appointed Money Order Agent at Alipore (24-Pergunnahs), vice Baboo Sreenarain Banerjee resigned.

HUGH SANDEMAN,

CALCUTTA, The 20th January 1871.

Acct .- Gent. of Bengal. (F)

Opium Notification.

No. 1C.

Notice is hereby given that the Second Sale of Opium, the provision of 1869-70, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 6th February 1871, at 11 A.M., and will comprise 4,330 Chests, viz.:—

Behar Opium ... 2,665
Benares ,, ... 1,665
Total Chests ... 4,830

2. The general Conditions of the Sale now advertized will be the same as usual: they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 11th and 21st February, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Saturday, the 11th February 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 21st February 1871.

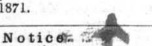
4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these, dates, should circumstances render it expedient to do so:—

Dates.		Rebar about Chests.	Benares about Chests.	Total about Chests.
On or about Friday, On or about Tuesday, On or about Thursday, On or about Thursday, On or about Thursday, On or about Friday, On or about Friday, On or about Monday, On or about Monday, On or about Thursday, On or about Monday, On or about Monday,	3rd Mar. 1871 4th April 3th May 5th June 6th July 4th Aug. 2nd Oct. 2nd Nov. 4th Dec. 3	2,665 2,665 2,665 2,665 2,665 2,665 2,665 2,665 2,665 2,665	1,665 1,665 1,665 1,665 1,665 1,665 1,665 1,665 1,665	4,330 4,330 4,330 4,330 4,330 4,330 4,330 4,330 4,330
	Total	26,650	16,650	43,300

By order of the Board of Revenue, L. P., R. L. Mangles,

Offg. Secretary.

FORT WILLIAM, The 3rd January 1871.



Baboo OMACHURUN GANGOOLEY, Deputy Collector, has been placed in charge of the Chittagong Treasury, and authorized to draw bills on other treasuries.

H. ULICK BROWNE,

Commissioner.

Commu.'s Office, Chittagong, The 21st December 1870.

(F

(F)

SENIOR SCHOLARS, 1871.

FIRST GRADE.

Mukhopadhyay, Sarat Chandra

dra

Presidency College.

Mukhopadhyay, Bipin Vihari Presidency College.

Chartopadhyay, Baburam ... Presidency College.

Ghosh, Radha Raman ... Presidency College.

Bandyopadhyay, Mahendra

Nath ... Presidency College.

Bandyopadhyay, Kedar Nath Presidency College.

Bandyopadhyay, Ram Taran Presidency College.

Bandyopadhyay, Ram Taran Presidency College.

Mitra, Mahendra Nath ... Presidency College.

Mitra, Mahendra Nath ... Presidency College.

Bisvas, Asutosh ... Presidency College.

SECOND GRADE.

... Presidency College. Basu, Annada Prasad Ráy, Ganga Naráyan ... Presidency College. Rudra, Bhagavati Chandra Presidency College. Sayyid, Mazhar Imám ... Patna College. Dhar, Brindavan Chandra ... Dacca College. Ráv, Gopál Chandra ... Presidency College. Sarkar, Nritya Gopál ... Presidency College. Batavyál, Umes Chandra ... Sanskrit College. Nág, Barada Charan ... Presidency College. Ráy Nanda Kumár ... Presidency College. ... Presidency College. Basu, Lalit Kumár ... Presidency College. Ghosh, Annada Prasád ... Hughly College.

THIRD GRADE.

CALCUTTA CIRCLE.

Ráy Prasanna Gopál ... Presidency College.

Bandyopadhyay, Nibaran
Chandra ... Presidency College.
Chaudhuri, Manamatha Nath Presidency College.
Aïch, Radha Kantha ... Presidency College.
Basu, Bishnu Pada ... Presidency College.

HUGHLY CIRCLE.

Bandyopadhyay, Gopi
Krishna ... Hughly College.
Pál Hira Lal ... Hughly College.
Chattopadhyay, Gopal Chandra ... Hughly College.
Dacca Circle.

Datta, Kailas Chandra ... Dacca College.
Ráy, Harendra Naráyan ... Dacca College.
Baruyá, Jagannáth ... Gauhati High
School.

PATNA CIBOLE.

Ráy, Siva Nandan Lal ... Patna College. Niyogi, Basanta Kumar ... Patna College. Mitra, Govinda Chandra ... Patna College.

KRISHNAGHUR CIRCLE.

Bandyopadhyay, Tara Das Krishnaghur College. Chattopadhyay, Sri Krishna Krishnaghur College. Ráy, Gyanendra Lal ... Krishnaghur College.

BERHAMPUR CIRCLE.

Maitra, Sasi Charan ... Berhampur College.

W. S. ATKINSON,
Director of Public Instruction.

FORT WILLIAM, The 3rd January 1871.

JUNIOR SCHOLARS, 1871.

FIRST GRADE.

Muk iopadhyay, Sris Chandra, Metropolitas Institution Gupta, Mahendra Nuth, Hare School. Ghosh, Bihari Lal, Hare School. Basn, Nanda Krishna, Metropolitan Institution. Sadukhan, Khiroda Chandra, Hughly Branch School. Bisvas, Bhuvan Mohan, Hindu School.

Das, Mohendra Chandra, Pogose School, Dacca. Kar, Haris Chandra, Merrow litan Institution. Mukhopadhyay, Raj Narayan, Utrarpara School. Campagnae, Charles, Doveton College.

SECOND GRADE.

CALCUTTA CIRCLE. Sarkar, Jogendra Nata, Have Scho L. Mokhopadhyay, Jay Krishna, Hindu School. Das, Gyanendra Nath, Sanskrit School. Dadar Baksh, Calcutta Madrasah. Mitra, Hari Charan, Hare School. Ghosh, Jogendra Nath, Hindu School. Watson, H., Doveton College. Chandra, Priya Nath, Free Church School, Calcutia. Chattopadhyay, Hari Das, Hare School. Busu, Hari Mohan, General Assembly's School.

HUGHLY CIRCLE.

Chattopadhyay, Mati Lal, Howrah School. Mukhopadhyah, Amar Chund, Konnagar School. Basu, Kena Ram, Hughly, Collegiate School. Ghosh, Avinas Chundra, Konaagar School.
Basu, Rakhal Chundra, Hughly Collegiate School. Sen, Muhendra Nath, Hughly B anch School. Chattopadhyay, Hara Dhan, Uttarpara School. Bhattacharyya, Bipineswar, Howrah School. Basu, Jadu Nath, Konnagar School. Ray Amita Lal, Howah School.

KRISHNAGHUR CIRCLE. Sinha, Radha Syama, Birbhum School. Bandyopadhyay, Krishna Chandra, Krishnaghur Collegiate School. Mastaphi, Guru Charan, Krishnaghur Collegiate School. Gangopadhyay Sares Chandra, Krishnaghur A. V. School. Ray, Priya Nath, Jessore School. Ray, Hari Nath, Krishnaghur Collegiate School. Snaik Inad Ali, Krishnaghur Collegiate School, Chandra, Bipin Bihari, Rajah's School, Burdwan. Chakravarti, Bihari Lal, Krishnaghur A. P. School.

Chattopadhyay, Nritya Nanda, Rajah's School,

Burdwan.

BERHAMPORE CIRCLE. Sinha, Bihari Lal, Berhampore Collegiate School. Chakravarti, Lok Nath, Bauleah School. Chattopadhyay, Suryanarayan, Bhagalpur School. Lahírí, Asutosh, Bauleau School. Sarkar, Rajendra Narayan, Bauleah School. Chattopadhyay, Ganapati Nath, Monghyr School. Mitra, Abhay Charan, Paina Colleg ate School. Sanyal, Umes Chandra, Berhampore Collegiate Prasad, Naráyan, Patna Collegiate School. Lahírí, Bhavani Kantha, Bauleah School.

SECOND GRADE.

DACCA CIRCLE. Chakravarti, Hara Chandra. Maimensingh School.

Bhattacharyya, Kali Prasunna, Dacca Collegiate School. Adhikari, Sarya Kumar, Farispur School. Sarkar, Nil Kantha, Barisal S-hoot, Dhar, Sarat Chandra, Dacca Collegiate School. Bisvas, Braja Nath, Maimensingh School. Guha, Rivati Mohan, Dacca Collegiste School. Ray, Syama Kantha, Maimensingh School. Datta, Bhuvan Mohan, Dacca Collegiste School. Chattopadhhyay, Prabhat Chandra, Dacca Collegiate School.

THIRD GRADE.

CALCUTTA CIBCLE.

Mukhopadhyay, Ram Das, Hare School. Mukhopadhyay, Dvaraka Nath, Hindu School. Williams. J. II., La Martiniere School. Dé Mati Lal, General Assembly's Schools. Karmakar, Bhusan Chandra, Hare School. Mukhopadhyay, Kali Das, Sanskrit Collegiate School. Prendergast, N. J., Doveton Collegiate S hool. Mitra, Abhay Charan, Metropolitan Institution. Bàsàk, Ram Chandra, Hindu School. Datta, Nanda Lal, General Assembly's School. Pal, Bana Mali, Free Church School, Calcutta Read, T. A., La Martiniere School. Mitra Upendra Nath, Hare School. Pal, Apurva Kishna, General Assembly's School. Chattopadhyay, Sri Krishna, Hare School. Datta, Rajendra Nath, Hare School.

HUGHLY CIRCLE. Mitra, Khetra Mohan, Uttarpara School. Mukhopadhyay, Ram Chandra, Bhowanipore Union School. Nandi, Chandra Kumar, South Baharu School. Sinha, Ambika Charan, Paikpara School. Ray Avinas Chandra, L. M. School, Bhawanipore. Misra, Dharani Dhar, Hughly Collegiate School. Set, Mihir Lal, Howrah School. Bandyopadhyay, Bidhya Bhusan, L. M. S. Bhowanipur. Gangopadhyay, Mahendra Chandra, L. M. S., Bhowanipur. Mallik, Hari Nath, L. M. School, Bhowanipur. Mallik Kasesvar, Howrah School. Bagehi, Sarat Kumar, Howrah School. Sarkar, Dharma Das, Howrah School. Bandyopadhyay, Mahini Mohan, Hughly Collegiate School. Ghosh, Rama Nath, Harinavi School.

Bandyopadhyah, Nilratna, Uttarparak School.

Bandyopadhyay, Syama Lal, Serampur College,
Ghosh, Syama Churn, Harinavi School.

Bandyopadhyay, Tirkhan Harinavi School. Bandyopadhyay, Tinkaurir, Hughly Collegiate School. Das, Hari Krishna, Puri School. Mukhopadhyay, Siva Narayan, Brisingha

School. Das, Raghu Nath, Midnapur School. Sayyid Abdul Fazl, Hughly Collegiate School. Karim Bux Lal, Hughly Collegiate School.

Chakravarti, Chandra Nath, Baripur School. Chakravarti, Jogendra Nath, Baraset School. Nogendra Nath, Bullaghur Chattopadyay, School.

Chuttopadhyay, Sidhesvar, Barrackpur School. Mukhopadhyay, Syama Charan, Baranagar School.

Das, Kailas Chandra, Puri School. Mukhopadhyay, Hari Charan, Midnapur School. Basu, Tarak Nath, Cuttack School. Acharyya, Pyari Monun, Cuttack School.

THIRD GRADE.

KRISHNAGHUR CIRCLE.

Bandyopadayay, Sukhamay, Krishnaghur Collegiate School. (Mir Savyid Ali, Krishnaghur Collegiate School. Basu, Nava Gopal, Rajah's School, Burdwan. Gangopadhyay, Kali Krishna, Pubna School. Chakravarti, Hari Bhusan, Krishnaghur Collegiate School. Ray, Devendranath, Hazaribagh School. Ray, Chaudhuri, Raknal Chandra, Mahespur School. Rajanikanta, Krishnaghur Mukhopadhyay, Collegiate School.

Bagchi, Prasannakumar, Krishnaghur A. V. School.

Chakravarti, Navin Chundra, Birbhum School. Prasad, Ganesa, Ranchi School. Dayal, Nanda Kisor, Ranchi School. Sahay, Madan Mohan, Ranchi School. Bandyopadhyay, Rama Nath, Bankura School. Raha, Bhairay Chandra, Katchiakol Rajgram

Khan, Inayat Ullah, Birbhum School. Ghosh, Makhan Lal Birbhum School. Mitra, Bama Charan, Birbhum School. Bhattacharyya, Báni Kantha, Mahespur School. Datta, Giris Chandra, bankura School.

Mitra, Sarat Chandra, Ranaghat School.

BERHAMPUR CIRCLE.

Bhattacharyya, Kailas Chandra, Dighapatiya Chaudhuri, Jadav Chandra, Bouleah School. Charan, Govinda, Bhagalpur School. Sayyid Husain, Fatna Collegiate School. Chattopadhyay, Hari Das, Patna Collegiate Jugol Kisor, Chupra School. Basu, Surva Narayan, Bhagalpur School. Mukhopadhyay, Barada Prasad, Patna Collegiate school. Chattopadhyay, Jogendra Chandra, Kandi School. Sanyal, Krishna Chandra, Bauleak School. Chaudhuri, Chandranath, Purneah School. Nandi, Nanda Gopal, Patna Collegiate School. Sarkar, Giris Chandra, Chupra School. Bhrigu Dayal , Arrah School. Mukhopashyay, Hirumbanath, Monghyr School.

DACCA CIRCLE.

Gauri Sankar, Chupra School.

Bhattacharyya, Guru Charan, Dacca Collegiate School. Gupta, Fúrna Chandra, Naimensingh School. Das, Rivati Mohun, Dacca Collegiate School.
Ray, Satis Chandra, Maimensingh School.
Ray, Makunda Chandra, Dacca Collegiate School.

Taslim Uddin, Rungpur School. Sen, Syama Charan (junior), Pogose School, Dacca. Sen Jadunath, Barisal School. Chakravarti, Golak Chundra, Gowhati School. Sen, Prasannakumar, Tagurya School. Azizur Rahman, Gowhati School. Dé Surya Kumar, Noukhais School. Das, Chaitanya Charan, Sythet School. Ghosh, Gopal Chandra, Sibsagar School.

W. S. ATKINSON,

Director of Public Instruction.

The 17th January 1871.

Netification.

UNDER the orders of the Secretary of State, the following note has been added to the regulations for admission to the examinations for the Civil Service of India:-

"All Candidates born in British India must produce certificates from the Government of India, or of any Presidency in which they may have resided, that they are within the prescribed limits of age."

It is accordingly hereby notified, that every Candidate from the Lower Provinces of Bengal must apply to the Director of Public Instruction for the requisite certificate of age, submitting the ewidence on which he relies to prove the date of his birth.

> W. S. ATKINSON, Director of Public Instruction.

FORT WILLIAM, The 27th December 1870.

(F)

Notice.

It is hereby notified that the Board of Revenue having determined to receive male minors, other than those under the Court of Wards, into the Wards' Institution in Calcutta, persons wishing to obtain admission into the Institution for minors under their charge, between the age of 8 and 14 years, should apply to the Commissioner of the Division in which they reside, by whom the applications will be forwarded to the Board. On receipt of the applications by the Board, information will be given to the applicant of the approximate charges for board, lodging, and tuition.

By Order of the Board of Revenue, Lower Provinces,

H. BEVERLEY,

For Offg. Junior Secretary.

FORT WILLIAM, The 3rd December 1870.

(F)

Notice.

THE Annual Chooteah Fair will be held at Chooteah, near Ranchee, Chota Nagpore, commencing on Monday, the 6th of February 1871, corresponding with the 1st of Phalgoon 1278 Fuslee, and continuing for fifteen days.

E. T. DALTON,

Commr. of Chota Nagpore.

CHOTA NAGPORE. The 26th November 1870.

(F

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

THE undermentioned students have passed the examination for the degree of Bachelor of Arts:-FIRST DIVISION.

In Order of Merit.

l Basu, Isánchandra

2 Hukamehánd

3 Bhattácháryya, Jogendranáth

4 Saukarlál

5 Mukhopádhyáy, Sasibhushan

6 Chakravarti, Ramgopal

7 Gangásaran

In Alphabetical Order.

Baldeoprasúd Baldeoprasád
Baudyopádhyáy, Gangádhár ... Calcutta Free Church Institution.
Jogendranáth ... Sanskrit College.

Kántichandra ... Teacher.

Basák, Govindach indra ... Teacher.

Basúk, Govindach indra ... Dacca College.

Basu, Basantakumár ... Presidency College.

Bhattácháryya, Rádhákisan ... Cathedral Mission College.

Sivnáth, ... Sanskrit College.

Chakravarti, Chandramohan ... Patna College.

Chattopádhyáy, Nrityagopál ... Calcutta Free Church Institution.

Datta, Aparnácharan ... Ditto.

Baisbnavcharan ... Ditto.

Baisbnavcharan ... Ditto.

Baishnavcharan ... Ditto.

" Isánchandra ... General Assembly's I Ghosh, Avináschandra, (No. 2) ... Presidency College.

" Birájkrishna "
" Jogendranáth "
Gupta, Kunjavihári …
Haribarnéth

Hariharnáth

Khán, Rámgopál

Majumdár, Anandanáth

Mitra, Bhagavaticharan

"Haricharan

Makhopádhyáy, Chandrabhushan

"Priyanáth

"Priyanáth

"Ditto.

Ditto.

Ditto. Nag, Bamacharan
Pandit, Jwálánáth
Sányál, Mahendranáth
Sarkár, Jagatchandra
Surendranáth
Sarvádhikári, Amritakumár
Sarvádhikári, Amritakumár
Sarvádhikári, College.
Sarvádhikári, College.
Sarvádhikári, College.

Bandyopádhyáy, Gopalchandra Barát, Chaitanyaprasád

Bhattacharyya, Gnanchandra Chakravarti, Akhilehandra

Mahendranáth

Kedárnáth

Syámaldás Chaudhuri, Apurvakrishna

Chattopadhyny, Jitendranath

Sen, Akohaykumár "Kánáilál

Basu, Baidyonath

Cones, G. A.

D'Cruz, J. A. Dás, Bhairavchandra

" Surendrakrishna

Rámeswar Datta, Narasinha

Protapehandra

Kánáilál

" Kanailal " Krishnakumar

... Delhi College.
... Presidency College.
... Agra College.
... Presidency College.

... Presidency College. ... Delhi College.

... Kishnaghur College.

SECOND DIVISION.

... Agra College.

General Assembly's Institution.

Ditto.

Ditto.

Ditto.

Patna College.
... Kishnaghur College.
... Calcutta Free Church Institution.

Hooghly College.

-Presidency College.

Calcutta Free Church Institution.

THIRD DIVISION.

In Alphabetical Order:

Kishnaghur College.

Patna College.

... Presidency College.
... Ditto ... Kishnaghar College.

Ditto.

Queen's College, Benares.

Patna College.
Presidency College.
Hooghly College. • ...

Teacher

St. Xavier's College. ***

... Canning College, Lucknew. ... General Assembly's Institution.

Presidency College.

Dittto.

Ditto.

...

...

De, Bhavánisankar ,, Jogeschandra Dhar, Asutosh Ghosh, Amritalál ,, Atulkrishna

,, Gopálchandra ,, Iswarchandra ,, Rajsnikánta ,, Rámsákhá

Gupta, Mahananda Mallik, Jogendrachandra Mitra, Nolininach

Mukhopádhyáy, Adyonáth

Govindadev
Jogendranáth
Kshetramohan

Panja, Nrisinhamurári Ráy, Devendranath

Raychaudhuri, Jadavkrishna

Rostan, J. B.

Sányál, Jogendranáth Sarkár, Jogeschandra "Táraknáth

Sen, Trailokyanáth Sukul, Bhadranáth Presidency College.

Ditto. Ditto.

Ditto.

L. M. S. Institution, Bhowanipore.

Dacca College. Ditto.

Sanskrit College. Hooghly College

... Kishnaghur College. ... Hooghly College.

... General Assembly's Institution.

Hooghly College. Presidency College.

Ditto.

... Calcutta Free Church Institution.
L. M. S. Institution, Bhowan pore.

... Presidency College. ... St. Xavier's College.

.. Cathedral Mission College.

... Presidency College.
... Kishnaghur College.
... Hooghly College.
... Kishnaghur College.

J. Sutcliffe, Registrar.

CALCUTTA UNIVERSITY, The 21st January 1871.

Statement shewing the importation of Salt (private property) in bond and affoat on River Hooghly, subject to Customs' duty on the 16th January 1871.

	Government Golalis.	Private Gofalis.	Afloat.	Total.
1	In Mds.	In Mds.	In Mds.	In Mds.
Liverpool Pungah	15,16,044	1,57,202	2,25,132	18,98,378
French Kurkutch	42,347	20,220	10,331	72,898
German "	4,860	*** ***	117.441	4,860
Ceylon	26,808	*****	*****	26,808
Bombay ,	66,461	244.444	5,699	72,000
Kurrachee ,,	72,423	65,878	*****	1,38,301
Madras "	85,356	3,820	anne -	89,176
Aden " Arabian and Persian Gulf's Kurkutch and		5,7994		5,7991
Muscat Rock	2,47,811)	458	6,813	2,54,0821
Total	20,62,1101	2,53,377	2,48,875	25,62,863
		The Section of the Se		

By Order of the Board of Revenue, L. P.,

J. A. CRAWFORD,

Collector of Customs.

CALCUTTA CUSTOM HOUSE,
The 18th January 1871. (I

Notification.

Mr. Assistant Collector D. W. M. Testro has taken charge of the Bhaugulpore Treasury on the 18th instant, and has been authorized to draw bills on all other treasuries.

J. W. DALRYMPLE, Commissioner.

COMMR.'s CAMP., PAKOUR, The 28rd January 1871.

Wanted,

A SERISHTADAR for the Judge's Court, Jessore, on the present incumbent resigning his post.

A thorough knowledge of English and of the duties of the office required: salary Rs. 120.

Applications and copies of testimonials to be sent to the Judge of Jessore before the 15th February.

H. B. LAWFORD,

Judge.

JESSORE JUDGE'S COURT, The 16th January 1871.

Wanted

A FIRST CLASS Civil Court Ameen for the Sudder Sub-division of Kishnaghur; salary, Rs. 70 per month. Applicants must be able to survey with the chain and compass, and examine witnesses, &c. on commission. A tolerable knowledge of the Civil Procedure Code as regards taking evidence is necessary. Applications, with copies of testimonials, to be addressed, post-paid, to the undersigned, who will receive them up to the 1st February next Original certificates will be called for whan required.

(SD.) W. J. HERSCHEL, Offg. Judge of Nuddea.

The 31st December 1870.

(F)

Notification.

BABOO JADUNATH BOSE, Deputy Collector, has been placed in charge of the Midnapore Treasury, and is authorized to draw bills on other treasuries.

C. T. BUCKLAND,

Commissioner.

Commissioner's Office, Burdwan Divn., Howrah, the 30th December 1870.

(F)

RETAIL PRICES OF FOOD AS REPORTED TO GOVERNMENT DURING THE WEEK ENDING 21st JANUARY 1871.

Number of Seers of 80 Tolahs weight retailed for a rapee.

				LANGE OF STREET	ANNO ILI		Pulan	DAK-	TRAST	Wa	Eag.	A77	AN.		L. Jow ; SUGH Alba,
			Trous		Cheaper	d sort.		Cheaper	d sort,	three years.	chespost	thres years.	eapost	e three years.	apost
Δ1	CONTRACTOR SECTIONS		District.	Desires sort.	Average rate of the three or four preceding years	Present price.	Degreet sort.	Average rate of the three or four preceding years.	Present price,	Average rate of the or four preceding y	Present price of ch kind,	Average rate of the or four preceding	Present price of che kind,	Average rate of the or four preceding 3	Personal price of the kind,
	1		District	in w			cos are	MINITAL	or no	arly si	10.880	04-			
iowalparah			an. 1871	14	16	17	13	14	15	23	99	8	8 5	45	40
nckhimpore	*19	9th 16th	"	7	18	16	10 -1	10,4 25	9 90	75	10	1418	-	110	
owgong	***	7th		5	20	16	7	7	10	12	10	5	5		
haugulpore *		18th	"	29	314	3215	279	47.0	271	274	271	20,	20%	501	374
urneah		6th		29	244	30	12	223	23	20	20	11	11	23	30
va-Doomka	213	16th		30	22	32	16	13	20	12	16	9	12	35,	#5
ajmehal.	*48	14th		19	26	26	10	178	16	181	22	131	16	281	40
looghly		16th	10	14	19.4	19	12	18 %	16	1915	20	811	111	151	15
owrah	***	16th		13	.20	19	14	19	16	17	15	11	9		220
ullooah	***	16th		22	271	26	A	21	12	0.10		. 5	5		
pperah	940	15th	36	22	29	262	7	17	16	101		514	5		
oharduggah	***	14th	- 11	10	244	27	- 8	122	14	11	14	74	10	354	32
aunbhoom	***	20th		22	30	32	13	24	20	16	13	12	9	2100	
ngbhoom		16th		20	33	48	16	23	32	16	18	10	10	1000	
glasore	***	16th	**	16	24	34	10	17	18	9	12	7	9	3(2)0	
ittack		16th		15	22	26	17	20	28	8	12	5	9		Dill
ooree	441	16th 16th	**	17 %	22 %	31±	17,1	154	188	1015	10)	274	74	200	7.55
ackergunge achar	***	16th	99	17 20	233	26)	11	16	12	All Allerton Street	14	71	7 51		1000
acoar		16th	- 10	18	231	23	118	91	124	117	218	6	7		
urreedpore		4.00		14	22	23	13.7	264	18	15 264	11 15	75	7		
vmensingh	111	16th		20	264	25	8	16	16	11	18	81	71	100	199
vlhet	Car-	13th	1215	99	314	32	10	181	150	10)	85	71	8		
alcutta	***	23rd	**			20		3310	16		16		10		
essore	***	16th		201	201	274	10	184	18	15.7	14	81	9		
uddea	140	16th	124	214	241	224	147	2313	241	244	214	1213	31,4	10/4	5.00
4-Pergunnahs	***	16th		174	20	29	10	10	16	85	16	71	10	134	20
humparun	117	14th		23	24	27	17	17	19	25	23	17	18	28	24
atna	++7	21st	97	23	23,4	24	19	24.	30	18	231	14:3		314	35
arun bahahad	14	loth	**	18	110	21	20	19	22	174	21	14	151	301	31
hghabad irhoot	797	16th		14	20	24	18	21	99	18	22	14	17	24	30
lograh	771	21st 16th	110	214	19	24	20	18	21	19	20	19	16	35	37
inagepore	735	15th	. 11	20	30	37	8	16	11	21	15	9	S	/ Sick	
laldah	***	15th	NA.	28 28	23	36	11	15	16	131	15) 95	11	191		8385
oorshedabad		2000		24	24	26	141	22	92	16		14	21		100
ubna		15th		24	24	261	14)	20 32	30	19	20½ 20	15	14 10	15	30
arjeeling		16th		6	12	16	6	7	7	51	51	101	6	20	261
		22 (150)			ts in w	AND CONTRACTOR				TO STATE OF THE PARTY OF THE PA				1375	
аштоор		15th J	an. 1871	10	20 1	25						1	200	13151.46	
ancoorah	***	21st	,,	221	28	261	10	13	15	161	20 181	6	10	36	32
eerbhoom	111	14th		31	254	33	6	174	21	17	26	111	13	37	32
urdwan	jean	14th		30	23	35	112	181	211	133	20	9	124	4	
hittagong		16th	40	16	231	26	9	100	9	121	101	81	10		all
azureebaugh	***	14th	. 1	12	253	26	12	25	21	18:	19	121	14	361	36
				Dist	rict in		CONTRACTOR SOLIT		71.7		0.500.000	12/8/20			
1-Pergunnaha	1	16th .	Ian. 1871	24	281 1	25				205 1		1 161 1	174	32	1 36
		44.0			CODECUTE SILE.								1000000	All of	74000
longhyr	***	11th 1	an. 1871	7.4	which s									155	71125
odda	***	14th	MARCH AUX CONTROL	14	23 291	30	14	20	25	16	31	13	23	28	33
			11	APM .		40	14	22	16	18	14	14	10	431	50
ungpore		16th		161	2611	2811	710	16 %	1315	21 7	18	101	770	(A)(2)(3)(4)	1000

[·] Information not supplied.

Returns from Durrung and Deoghur not received.

PUBLISHED for general information,

FORT WILLIAM.
The 24th January 1871,

H. S. BEADON, Offg. Under-Secy. to the Govt. of Bengal.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V. (B.C.) OF 1870.

THE following Packages landed at the Jetties from the undermentioned Ships have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the Owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act:—

	BOOK TO THE							
	of removal		No land landation		Consistantes		China	
	Import	74	No., mark, and description.		Consignees.		Ships,	
vy a	rehouse,							SEA COLO
	U71							
	871.							
7	10.1		C [P] (-] (& P		Abmostly and Co		Calata	
Jan.	10th		Cases, [B. and Co.] C & B		Ahmutty and Co.	72 1 1	Galata.	
35	10th		Case, [A C P]		Delhi & London	Bank	Ditto.	
"	10th		Drums, S. C. M. & Co.	***	Order	***	· Ditto.	
21	10th	3	Cases, addressed	***	Dr. J. G. French		Ditto.	
. ,	10th		Case, addressed		Mr. W. Robertson	1	Ditto.	
	14th		Cask, P. H. & Co.		Order		Ditto.	
"	14th	- 44	Cask, [L]		Colonel F. Layard		Ditto.	
,,,			and the state of t		Officers, Mess Lan		The second secon	
"	14th		Cask, addressed			uccis	Ditto.	
2.3	13th		Cases Candle [R A C]		Order	***	Star of Denr	nark.
33	13th	4	Cases, [O] D C		Ditto	***	Ditto.	
33	14th	8	Cases, [H & M C]		Ditto		Ditto.	
22	14th	25	Kegs, [H & M C]	***	Ditto	***	Ditto.	A 150 S
23	14th		Cases, BRM, BKM		Ditto		Ditto.	
	14th		Casks, D N R		Alladeen Noordee		Ditto.	
31	14th		Case, D N R		Ditto		Ditto.	
- 33	THE RESERVE AND ADDRESS OF THE PARTY OF THE					***	And the second s	
- 33	14th		Case, R. D. and Co.		Order	***	Ditto.	
33	14th		Cases, [X]		Ditto	***	Ditto.	
33	14th		Sample, addressed	***	G. Wyllie and Co		Ditto.	
22	14th	1	Sample, addressed	***	Rentiers and Co.	***	Ditto.	
33	18th	192	Cases, [P. and Co.]		Order	***	St. Lawrence	е.
	19th		Coils Cordage, []		Ordnance Departr		Ditto.	
"			Cannon shells		Ditto		Ditto.	
",			Drums, P W D		Public Works I	lanart	201000	
333	10111	100	Drume, 1 W D	***		epart-	D'at	
	1011	1	Con [04] I C I		ment		Ditto.	
3,	19th		Case, [94] L C J	***	Achajee Noor Ello		Ditto.	
22	19th		Cases, L R]		Colvin, Cowie and		Ditto.	
"	19th		Parcel []	***	Ordnance Departn	nent	Ditto.	
. ,,	13th	10	Cases, G F B & S	***	Colvin, Cowie &	Co	Arcturus.	
33	13th	7	Cases, M. L. & Co.	***	0 1	28.5	Ditto.	
	13th		Case, [L] W C F		J. N. Fleming &	Co	Ditto.	
33	13th		Bales, [G S L]		Order		Ditto.	
3)	13th		Case, addressed		Dr. Sherlock	***	The Contract of the Contract o	
"						***	Ditto.	
33	13th		Sample, [G] B Z		J. N.	***	Ditto.	
21	13th		Sample, [R] T F		Order	***	Ditto.	
"	14th		Casks, D A R		Ditto	***	Ditto.	
2,	14th		Casks, addressed	***	Murree, Punjab	***	Ditto.	
"	14th		Casks, B R, B C R, C		Burn & Co.		Ditto.	
"	14th	2	Casks, [JAT] C		J. A. Thomson	1	Ditto.	
	14th	5	Casks, [B C K D, P]		Order		Ditto.	
"	13th		Sample [G] C, H. B. & Co.		Ditto		Niger.	
"	13th		Samples, B B M S		Ditto			
"	\$100 March 1984 (1984 APP) APP (1984 APP)					***	Ditto.	WINSON !
21	13th		Sample, [O] F C S & Co.	***	Ditto	***	Ditto.	
,,,	13th		Sample, addressed	***	Graham & Co.		Ditto.	
33	13th		Sample, addressed	***	Rallie Mavorajani		Ditto.	
,,,	13th	1	Sample, addressed		Schoene Kilburn		Ditto.	
""	13th		Sample [G] L R		The second secon	thnot		
3000	Mary Mich	12.5			& Co.		Ditto.	
	13th	1	Sample, [N] B S		Brojoo Doolub Ser	***		
33	13th		Sample, []		Order		Ditto.	
22		1	Sample VIGCE			***	Ditto.	
72	13th		Sample, X G C B		Ditto	***	Ditto.	
>>>	13th		Sample, [G G V]		Ditto	10.00	Ditto.	
**	13th		Sample, [] B B		Ditto	•••	Ditto.	
33	13th	3	Bales, [P D]	***	Ditto		Ditto.	
CONTRACTOR OF THE PARTY OF							Control of the Contro	

to	of removal Import archouse.	No., mark, and description.	Consignees.	Ships.
1	1871.	200 0 0 0 0	Onles	971
	2 4.1.	1 Bale, [O] P C C S	Order	The second secon
Jan.	14:b	2 Bales, [B D W C]	Peel, Ross & Co	April 4
33		9 Cages, tr Ul	Graham & Co	The second secon
11	14th	9 Coung. [L] C. F. & Co.	Order	. Ditto.
31	14th	1 Case, [K & B S] S. S. S. & Co.	Ditto	. Ditto.
27	14th	1 Case, [C R B B]	Kettlewell, Bullen & Co	. City of Brussell.
27	18th	2 Cases, C B, Calcutta	Order	Titte
7.6	18th	2 Cases, C D, Carone	Chatd. Bank of India	
	18th	10 Cases, [G C R]	C THE CONTRACTOR	TYLE
37	19th	5 Cases, [S] C		Mary 4
))	19th	1 Case, addressed	LtCol. Murray	All and a second
22	19th	5 Cases, [S & C M] E	Schilizzie & Co	
27	19th	9 Bales, C T J C, Calcutta	A. Yule & Co	and the second s
2.2	19th	5 Bales .	Ditto	Ditto.
37		1 Case, no mark	Order	Ditto.
37	19th	1 Case, [B] W K	Ditto	Ditto.
35	19th	13 Cases, [C B K C]	Kettlewell, Bullen & Co	Ditto.
33	19th	20 Bales, [S & C M] E	Schilizzie & Co	Titled
27	20th	20 Bales, [S & C M] 2	Onder	Ditto
12	20th	Bale, no mark		
3.3	20th	5 Cases, [C K B C	Kettlewell, Bullen & Co.	Ditto
37	20th	2 Cases	Ditto	
,,	20th	2 Cases	Ditto	
22	20th	1 Sample, Queen, C C, Calcutta	Graham & Co	
22	20th	1 Case, addressed	Presdt. H. M.'s 1st Bat- talion 17th Regt., care of A.G. White, Comdg.	
			1-17th Regt	Ditto.
	20th	1 Parcel, addressed	Graham & Co	Ditto.
33	20th	l Hogshead, addressed	Wm. Burnett, care of	
22	ZULL	1 Hogsneau, addressed		Man Co.
	11.1	60 C111	Grindlay & Co	Ditto.
27	11th	60 Cases, addressed	Gill & Co	
23.		112 Cases, addressed	Payne & Co	Ditto.
22	lith	10 Cases, addressed	Ditto	Ditto.
23	11th	15 Cases, G & C	Ditto	Ditto.
. 27	11th	13 Cases, [R A]	Ditto	Ditto.
33	11th	3 Cases, [F L] A B	Koodrotoolah	Ditto.
22	11th	9 Cases, [E C C P]	Ditto	Ditto.
	.11th	1 Case, [C] F A	Ditto	Ditto.
***	.11th	1 Case, W F S C	THE COLUMN TO SHAPE	Ditto.
,,	11th			
23	11th	Bale, [N J F C]	J. Nicol Fleming & Co.	Ditto.
23	1141	1 Bale, [W F]	Order	Ditto.
22	11th	1 Case, [B W]	Ditto	Ditto.
33	11th	3 Cases, [D N S P]	Ditto	Ditto.
23	11th	1 Case, H L D A	Grindlay & Co	Ditto.
33	11th	4 Bales, [B B C]	Order	Ditto.
23	11th	l Case, [S S P]	Ditto	Ditto.
22	11th	1 Case, [E D] A. B. and Co.	Ditto	Ditto.
33	11th	1 Bale, [S. Co., C 3]	Ditto	Ditto.
23	11th	40 Cases, [S K D N]	Dista	Ditto.
23	11th	1 Bale, G S P		
2)	11th	1 Case IN K MI A D - AC	Ditto	Ditto.
33	11th	1 Case, [N K M] A. B. and Co.	Ditto	Ditto.
33	14th	2 Cases, G. C. D. and Co.	Ditto	Ditto.
22	14th	2 Cases, [J G B] addressed	C. Carrington, Esq	Ditto.
	14th	1 Bale, no mark	Order	Ditto.
3)	Tanti	1 Case, addressed	Murray & Co	Sussex.
33	14th	1 Case, [20] P. & Co.	Payne & Co. "	Ditto.
33	14th	10 Drums, no mark	Order	Ditto.
33	14th •	Iron Work, 10 Ps.	Ditto	Ditto.
"	14th	1 Neg Paint, no mark	Ditto	Ditto.
33	14th	2 Shaves and 1 Plain		
3)	14th		Ditto	Ditto.
31	14th	8 Casks G C D	Ditto	Ditto.
33	14th	S Casks, G. C. D. and Co.	Ditto	Ditto.
33	14th	1 Cask, [M] A. B. & Co.	Ditto	Ditto.
33	18th		Ditto	Ditto.
	1941	1 P. Plants, [W N]	Ditto	Rollo.
>>	TOTAL	19 Contra Y Con		
))	CALCU	-~ Casks, J C C	Ditto	Glengyle.

NOTICE.

THE following Packages landed from the undermentioned Ships are lying unclaimed at the Custom House. If the Goods are not cleared on or before the dates stated against each item, they will be sold, under Section 57 of Act VI. of 1863, for the realization of duty, wharfage, and other charges:—

Date of	Sale.		*	Mark or Address of Packages.	Ships.
1871, Feb.	4th		1		Baroda.
,,	4th		1	Cask, A	Candahar.
"	4th		1	Parcel, [U] Ullmann, Hurschorn and Co.	City of Benares.
27	4th		1	Parcel, [C N] C	Ditto.
"	$4 ext{th}$	***	1	Case, Madame Madeline Lubis Supre. des Srs. St. Joseph de Rapparition, Cananore	de Str. Meinam.
"	11th	***	1	Case (Cartridges), Sergeant Massey, in Moyapo	
	11th		5	Railway Rails, no mark	Knight Commander.
"					Str. Candia.
"	11th	***	1	Parcel, T. M. Cargill, Esq., Cossipore Sugar Mill	s, Ditto.
,,	11th	***	1	Parcel, S. and Co.	Ditto.
,,	11th	•••	1	Parcel, Shaw, Jamieson and Co., No. 1, Grant Lane	's Ditto.
,,	11th		1	Case, [K M S] A B	Ditto.
"	11th		1	Parcel, [M P C] P. K. Law and Co.	Ditto.

CALCUTTA CUSTOMS,

J. A. CRAWFORD, Collector of Customs.

The 24th January 1871.

NOTICE.

THE following Packages have been landed at the Custom House from the undermentioned Ships under the provisions of Section 52 of Act VI. of 1863. If the Goods are not cleared before the dates stated against each item, they will be sold for the realization of duty, wharfage, and other charges, under Section 56 of Act VI. of 1863:—

```
1871, Feb.
                 11th
                               3 Cases, [M]
                                                                                             ... ·Neva.
                               1 Parcel, [G F M C]
3 Cases, G C S
                 11th
                                                                                             ... Ditto.
                         ...
        23
                 22nd
                                                                                          ... Ivenhoe.
                         ...
        22
                 22nd
                                  Parcel, [and E M] G B
                                                                                             ... Ditto.
        22
                        ...
                               1 Parcel, [35] Rentiers and Co. ... Ditto.
1 Truss, W, Lieutenant Harvey, Roorkee, N. W. P. Ditto.
1 Parcel, A V G, D. G. and Co. ... Ditto.
                 22nd ...
                 22nd
                        ...
                 22nd ...
        "
                 27th
                               2 Bundles of Iron, no mark
1 Case, [K N N]
                                                                                             ... Gainsborough,
       March
                  7th
                         ...
                                                                                             ... Aminta.
                               2 Kegs, H. M. and Co.
       Feb.
                 11th
                                                                                             ... Star of Greece.
                         ...
                 11th
                               1 Case, [L] C. P. and Co.
                                                                                             ... Lady Melville.
```

CALCUTTA CUSTOMS,

The 24th January 1871.

J. A. CRAWFORD, Collector of Customs.

(F)

77

MAPS OF THE SURVEY OF INDIA.

Published at the Surveyor General's Office, Calcutta, during the month of November 1870.

Sole Agents in Calcutta, Messrs. Thacker, Spink & Co., St. Andrew's Library.

	Size.	Price,		
Description.	nize.	Unmounted-		
GENERAL MAPS.		1	Ra. As	
ketch Map of India, (reprint) ashmir Route Map, 6th edition (with hills)	### 11 ### ##	O Gineem L. Knepmane.	6 0 1 0	
REVENUE SURVEY MAPS.				
Scale, 1 Mile = 1 Inch.				
istrict Lohardugga, Sheet No. 1 Do. Do. Sheet No. 2	***	Do.	1 8 1 8 1 8	
Do. Chanda, Sheet No 16 Do. Noacolly, Main Circuit, Nos. 10, 11, 12, & 13	***	Ponnie Piehnur	3 0	
ndh. Sheet No. 22	***		1 8	
Do., Sheet No. 50	***	Do.	1 8	
Bo., Sheet No. 66 strict Sconec, Lower Provices, Sheet No. 7	***	470.	1 8	
TOPOGRAPHICAL SURVEY MAP	S.			
Scale, 1 Mile = 1 Inch.				
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Do., Sheet No. 66 Sheet No. 21	***	2701	1 0	
ntral Provinces, Sheet No. 18	***		1 0	
DISTRICT MAPS.				
ap of the Orissa Division, 4 miles = 1 inch		6 Sheets Altas	5 0	
istrict Shajehanpoor (anastatic) 2 miles = 1 inch	***	4 Sheets Atlas	3 0	
CANTONMENT, CITY & CIVIL STATION	PLANS.			
ty & Fort of Bhurtpoor, Scale 10 chains = 1 inch		40 × 40	1.8	
erozepoor Cantonment and Environs, 12 inches = 1 r	mile	12 Sheets D. Elephant.	8 8	
eshawur Do. Do., Do., Ilindhur Do. Do., Do.	***	10 Do. Do.	8 0	
ort and Civil Station of Sectabuldee, 16 inches = 1 i	mile	410 APON 270%	9 0	
ty Adjygurh, 6 inches = 1 mile	222	W W/101 B/101	0 12	
ap of the Plateux of Mount Aboo, Sheets 1 & 2. Se	ale 12 inches	g Curete Zima	2 0	
= 1 mile (Southern half not yet published)		2 Sheets Atlas	2 0	
MISCELLANEOUS.				
achmari Hill Sathpoora Range, Central Provinces,	2 inches = 17	100 (7	0.10	
			0 12	
econnoissance of the Lushai Country, Eastern Frontierinch		Double Elephant.	1 0	

Surveyor-General's Office, Calcutta, 5th December 1870.

H. L. THUILLIER, Colonel, Surveyor-General of India. Sheriff's Office, the 20th January 1871.

Notice is hereby given that the Second Criminal Session of the year 1871 of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be holden at the Court House, in the Town Hall of Calcutta, on Thursday, the twenty-third day of February next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Session be then and there to prosecute.

J. R. BULLEN SMITH, Sheriff.

মরিক আফিস ১৮৭১ সাল ২০ জাতুআরি।

শুমাচার দেওয়া যাইতেছে যে সুবে বালা লার কোট উইলিয়ম দুর্গের অধীন শহর কলিকাতার ও মন্যান্য স্থানের ফোজদারী বিচার নিষ্পত্ত্য জন্য আগামি ২০ ফেব-আরি বহস্পতিবার বেলা এগার ঘটিকার সময় এব॰ যে প্যান্ত সেশিয়ানের কাষ্য শেষ না হয় প্রতিদিন উক্ত নময়ে কলিকা-তার টোনহালে হাই কোটের আদালত ঘরে সন ১৮৭১ লালের দ্বিতিয় ক্রিমিনেল সেশি-য়াল বলিবেক এবং এতদারা প্রচার করা याकेट एए (य, य मकल वा कि कान कर्यमीत বিৰুদ্ধে ক্ষেজদারী মিছিল করিবেক তাহার উক্ত স্থানে ঐ সময়ে হাজির থাকিয়া মোকদ্মা করে ইতি তারিথ ১৯ জানুআরি मन ১৮१३ माल।

J. R. BULLEN SMITH, Sheriff

Notice

Is hereby given that the undermentioned lots of waste lands, estimated to consist of about 325 acres, more or less, situated in Mehal Jameerah, Mouzah Gobine Gao, and bounded as shewn at the foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder above the upset price of two rupees and eight annas per acre, on the 2nd day of February 1871, at the Office of the Deputy Commissioner of Luckimpore, Assam, should no objection be preferred such as to render it necessary to defer the sale under the prvisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863:-

Boundaries. North.—Sessa River and Mothooree. South .- Mothooree. East .- Grant No. 29. West .- Mothoorce.

C. J. Cowie, Extra Asst. Commr. in charge.

(F)

DIBROOGURH. The 1st December 1870. Notice

Is hereby given that two lots of waste land, estimated to consist of about 734 and 605 acres, more or less, situated in Darjeeling, Zillah Darjeeling, and bounded as shewn at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder above the upset price of two rupees eight annas per acre, on the 2nd February 1871, at the office of the Deputy Commissioner of Darjeeling, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII, of 1863. The sale will be made in the manner and subject to the conditions prescribed by the rules above cited, and to the provisions of Act XXIII. of 1863.

BOUNDARIES OF LOT No. 1. North.—Toounghong Jhora. South.—Dhojia and survey line.

East .- Balasun River and Mr. J. F. Muller's land.

West .- Part of survey land, No. 74.

Lor No. 2.

North.—Sumreepanee. South.—Toounghong Jhora and Mr. J. Muller's

East,-J. F. Muller's land and Balasun River. West .- Survey line on Nagree spur.

B. W. D. MORTON,

Deputy Commissioner.

ZH. DARJEELING, DY. COMMR.'S OFFICE. The 21st October 1870.

Notice.

SALE OF WASTE LANDS.

Notice is hereby given that a lot of waste land, estimated to consist of about 264 acres, more or less, situated in Mouzah Rungamattee, Zillah Seebsagur, and bounded as shewn at foot of this notice, having been applied for under the "Rules for the sale of unassessed waste lands in the Lower Provinces of Bengal," will be put up to sale by auction to the highest bidder, above the upset price of two rupees eight annas per acre, on the 2nd April 1871, at the office of the Deputy Commissioner of Seebsagur, should no objection be preferred such as to render it necessary to defer the sale under the provisions of Act XXIII. of 1863. The sale will be made in the manner, and subject to the conditions prescribed by the Rules above cited, and to the provisions of Act XXIII. of 1863 :-

BOUNDARIES OF LOT.

South—Gur Allee from entrance of Badalapar factory road to a point 720 yards eastward along

West-Badalapar factory road from Gur Allee to Gella Beel.

North-A line parallel to southern boundary from Gella Beel to a point 720 yards eastwards.

East—A line parallel to western boundary from eastern point given on south boundary meeting the eastern point on north boundary.

> A. E. CAMPBELL, Deputy Commissioner.

> > (F)

ZH. SEEBSAGUR, DEPY. COMMR.'S OFFICE, The 14th January 1871.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttes River for the Week ending Friday, January 13th, 1871.

Names of Places, &c.	Least depth of Water.	REWARKS.
	Ft. In.	
On the Entrance Bar	9 0	
From thence to Jungipore.	3 9	
From Jungipore to Berham-	3 3	
from Berhampore to Cutwa, 50 miles	3 3	
From Cutwa to Nuddea, 46 miles	4 0	

Height of water on Guage at Berhampore, on the 16th January 1871 above zero, 5 feet 1 inch.

T. H. WICKES, C.R.,

Exc. Engr., Nuddea (Local) Rivers' Divn.

Bernampore, The 16th January 1871.

OF.

Nuddea Rivers.

Weekly Water Report showing the least depth of water in the Bhagiruttee River for the week ending Friday, January 20th, 1871.

NAMES OF PLACES, &c.,	Least depth of Water.	REMARES
	Ft. In.	
On the Entrance Bar From thence to Jungipore,	11 0	
rom Jungipore to Berham	3 9	
rom Berhampore to Cutan	3 6	
50 miles from Cutwa to Nuddea, 46	3 6	
ruites	3 6	

Height of water on Guage at Berhampore on the 23rd January 1871, above zero 4 feet 9 inches.

Exe. Engr., Nuddea (Local) Rivers' Division.

Berhampore, The 23rd January 1871.

(F)

Notice.

Two good rooms available for Office accommodation at the Office of the Commissioner of the Presidency Division, No. 3, Theatre Road. Rent. Rupees 65 a month. (13 -f. s.)

For Sale,

Ar Messes, G. C. Hav & Co., Bookeellers, and the Bengal Secretariat Press, printed copies of Act II. (B.C.) of 1870—The New Labor Contract Law—in English, Bengali, and Urdu, at 4as. per copy.

In the High Court of Judicature at Fort William in Bengal.

ORDINARY ORIGINAL CIVIL JURISDICTION.

Nubkissen Mitter and others,

Hurrish Chunder Mitter and others, and other causes.

Notice is hereby given that on Priday, the 3rd February next, at I o'clock in the afternoon, C. J. Wilkinson, Esquire, Receiver of the High Court, will put up at his Office, in the premises No. 4, Strand, for lease, the Bazar situated in Dhurumtollah Street, in the town of Calentia, commonly called or known by the name of Chandney Choke Bazar, together with the lower-roomed house called Bassa Batty, or lodging for amlahs, situated in Goomghur Lane, in the North of the said Bazar, upon such terms and conditions as may be ascertained on application to him.

Receiver, High Court.

RECEIVER'S OFFICE, The 16th January 1871.

(646 - 3)

Dehra Doon Tea Company, Limited.

As extraordinary meeting of the Shareholders of the Debra Doon Tea Company, Limited, will be held at the Office of the Company, No. 3, Mangoe Lane, Calcutta, on Saturday, the 28th January 1871, at 12 o'clock noon, to take into consideration the financial position of the Company, and as to what steps it is necessary to take for the further carrying on of the concern, and should it be found necessary to pass a resolution for the voluntary liquidation of the Company.

By Order of the Directors,

E. SHEARIN,

Secy., D. D. Tea Co., Ld.

The 27th December 1870.

(634-4.)

Notice.

TO THE SHAREHOLDERS OF WATTS & CO. "LIMITED," IN LIQUIDATION.

A GENERAL Meeting of the Shareholders of the above Company will be held on the premises No. 1, Wellesley Place, on the 2nd of February next, at 4 o'clock P.M., to pass the accounts for the year ending 1870.

A Dividend of Rupees twenty-eight per share will be paid on presentation of scrip at the office of the undersigned.

ROBT. ALLARDICE,

Liquidator,

WATTS & Co., LD.

No. 8, OLD COURT HOUSE CORNER, Calcutta, 17th January 1871.

(648 - 3)

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Nisseem Salah Musleah, an day of December last, it was ordered that the matters of the petition of the said Insolvent be heard on Friday, the 3rd day of Februay next, and that the said Insolvent do then attend to be examined before the said Court.

S. J. Leslie, Attorney.

In the matter of Sasoon Ezekiel Judah, an Insolvent.

On Thursday, the 22nd day of December last, it was ordered that the matters of the petition of the said Insolvent be heard on Friday, the 3rd day of March next, and that the said Insolvent do then attend to be examined before the said Court.

S. J. Leslie, Attorney. Chief Clera's Office, the 10th January 1871.

In the matter of On Wednesday, the Kenaram Mitter, an In- lith day of January solvent. Ilth day of January instant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 4th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

Carrathers and Dignam, Attorneys. Chief Clerk's Office, the 17th January 1871.

In the matter of George
Alexander Hodge, of
No. 22, Kinderdine's
Lane, in Bow Bazar, in
the Town of Calcutta,
now out of employment,
an Insolvent.

29th day of January instant, and by an order of
the same date the estate and effects of the said
Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of George Alexander Hodge, an day of January instant, Insolvent. It was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 4th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

Insolvent in person.

In the matter of George Alexander Hodge, an Insolvent.

Solvent Protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Monday, the 30th day of January instant, at the hour of 10 o'clock in the forencon.

"Any creditor of the said Insolvent desirous

Of "Any creditor of the said Insolvent desirous of opposing such application must appear before the said Court at the time and place aforesaid."

Insolvent in person.

Inthematter of Umbicachurn Bose, an Insolvent.

In the petition of the said Insolvent be heard on Saturday, the 4th day of March next, and that the said Insolvent do then attend to be examined before the said Court.

Ghose and Bose, Attorneys. Chief Clerk's Office, the 24th January 1871.

Chandypore Tea Company, "Limitei."

Notice is hereby given that the fourth Ordianary General Meeting of Shareholders of this Company, will be held at the registered Office No. 104, Clive Street, on Saturday, the 28th day of January, at 12-30 P.M., for the purpose of receiving the Managing Director's Report, passing the Accounts, and transacting such other business as may be brought before the Meeting.

BORRADAILE, SCHILLER & Co.,

(651-1) Secretaries.

Victoria Tea Company, "Limited."

Notice is hereby given that the Tenth Ordinary General Meeting of Shareholders will be held at the registered Office of the Company, 104, Clive Street, on Saturday, the 28th day of January, at 12 o'clock noon, for the purpose of receiving the Directors' report, passing the accounts, and transacting such other business as may be brought before the Meeting.

BORRADAILE, SCHILLER & Co.,

(637-4) Secretaries.

Notice.

All parties indebted to, or having claims against, the Estate of the late Mr. G. W. B. Dorrett, Manager of the Government Clothing Agency, Cawapore, are requested to communicate with the undersigned within two months from date.

R. W. B. DORRETT,

PATNA, The 20th December 1870. Executor. (630—9)

Central Provinces Gazetteer.

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MESSRS. THACKER, VINNING,

Bombay,

or to Supdt., Chief Commr.'s Office,

(F)

Nagpur.

Stolen.

I. On 19th November, between Boolpoor and Burdwan, E. I. Railway, two bonds for Rs. 800 and 700 in my favor, dated 30th Bysack 1277 B.S., executed by Peary Soondry Dassea and Modun Mohun Ghose of Puchtopee, respectively.

II. One gold hunting-watch, with safety chain.

Maker, Henry Thomson of Calcutta.

(650 - 1)

TARINY CHURN GHOSE.

Lost.

The right-halves of two Bengal Bank Notes, Nos. 43485 and 54, for Rs. 100 each.

The left-half of one No. B. or Rs. 25. Payment stopped at the Bank.

KEDER NAUTH MITTER.

CURRENCY NOTES.

The following Currency Notes of the Government of India are stated to have been lost, and payment of their value has been claimed by the persons whose names are placed against the numbers; any other person having these Notes in his possession, or claiming a right to them, is warned to communicate at once with the undersigned:—

Register No.	No. of Notes	Value	Name of Claimant.				
-,-,	Notes	cholly	cholly lost or destroyed.				
		Rs.					
3747	A 62161 ,, 71204 ,, 61102 A 96524	100	Joygopal Roy Chow				
3748	A 87094	100	Sunker Mistry.				
3752	A 86757 A 52668	50 50	Ramchand Chutterjee.				
3754	A 61612	50	Issurchunder Naveck and Shamachurn Chatterjee				
3759	A 79211	50	M. O'Brien.				
3764	4 79985	10	F. A. D. Merces.				
	A 10397 A 13883 ,, 13384 ,, 13385 ,, 14347 A 12755	500 100 100 100 100 100 20	Ramchunder Ghosaul.				
	A 98977 , 96129 A 02267 , 02268 , 05938 , 06695	1,000 1,000 1,000 1,000 1,000 1,000	Kistokishore Poddar.				
	A 01488 A 70171	20 20	Ramchunder Ghosaul.				
	A 37753 ,, 37752 A 68933	500 500 100	T. Duke.				

		Rs.	
3751	A 47176 ., 77864 A 33412	10 10 20	Thacker, Spink & Co.
3753	\$\frac{1}{4} 29055 \$\frac{1}{4} 87597	20 10	Kartick Chunder Moo- kerjee.
3755	↑ 77708 ↑ 96524 ↑ 38034	100 100 50	Denonauth Mookerjee and Co.
3756	A 86299	1,000	Hurrydoss Podar.
3757	A 77718		Chunder Mohun Bose.
3705	Å-07538 Å-69209	50 20	Shamachurn Bhutta- charjee.
3429	A 17315 A 58944	20 10	Umirto Lall Mookerjee. Chunder Mohun Ghose.

Regists No.	No. of Notes	Value	Numb of Claimant.
	Notes p	artiall	y lost or destroyed.
		Ru	
3761	A 84205	10	Gooroochurn Auddyearry,
8762	A ×5484 A 18849	20 20	Krishnakomar Sen.
8768	A 80174 A 92396	20 20	E. Hyde,
3769	A 60080	20	D. Brakine.
3770	A 32566	10	M. E. D. deDombal.
3690	A 13481	10	W. J. D. Grayther.
2780	A 12419 ,, 12417	20 20	Procentom Dass Pro- tabeliand.
2426	A 69549	20	Capt. M. Furlong.
3771	À 93550 À 99918	100 50	Gobindehunder Daw.
8772	A 07537	50	Grishchunder Roy.
3775	A 82527	10	Mhd. Zuhurul Huq.
£777	↑ 95427 ., 95429	20 20	The Agent, C. M. Bank of India, London & China.
3783	\$ 48123	10	Bhanruth Chunder Gun- gooly.
3730	A 19386 , 19387	100 100	J. Wheal,
		Wrong	ly joined.
8758	↑ 18808 ,,11035	}10	Claude Dumaine.
3778	A 15476 A 09891	} 20	The Chief Pay Master, E. I. Railway.

L. Berkeley,
Asst. Commr. of Paper Currency.

PAPER CURRENCY DEPARTMENT, The 23rd January 1871.

Just Published.

Bengal Official Army List.

Corrected up to January 1, 1871.

The Official Quarterly Army List of H. M.'s Forces in Bengal, to which is added a non-Official Supplement, containing the latest corrected Civil List, War Services of Officers, &c., &c. By authority of Government. *Price*, Rs. 5; and 8 annas extra for packing and postage.

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IN THE

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FOR THE YEARS

1748 to 1767 inclusive.

RELATING MAINLY TO THE SOCIAL CONDI-TION OF BENGAL.

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BY THE REV. J. LONG.

Member of the Government Record Commission.

CALCUTTA:

OFFICE OF SUPDT., GOVERNMENT PRINTING, 8, HASTINGS' STREET. (F)

Postal Notice. .

SEA AND OVERLAND MAILS.

	For		Box closes at	Date.	Per Steamer
Akyab, Mouln	Rangoon,	and	6 г. м.	26th Jan.	Scotia.

The next Overland Mail viá Bombay will close on Wednesday, the 25th January 1871.

2. Book post and pattern packets must be posted on the 4th.

3. There will be no Express.

4. Letters, &c., for Mauritius, St. Denis, and Réunion, can be sent by this opportunity.

Postage chargeable by the new route viá Brindisi

and Germany :-

					Δ8.	F.
		Each letter per }			8	0
		Each newspaper	per 4 ogs.	-	9	8
For the Un	ited !		(not exceeding 1 oz.		2	-0
Kingdom		Each book or	not exceeding 2 on		3	4
		pattern packet	not exceeding 4 oz		4	- 8
	L		Cevery additional 4	028.	4	8
	ſ	Each letter 8	pie per 1 oz. less the	in th	e pr	ıb-

plac's served through the United Kingdom

Each never 8 pie per § 02. less than the published rate for a letter sent viá Marseilles.

Each newspaper 8 pie per 4 ozs. more than the published rate for a newspaper sent viá Marseilles.

Each packet of {8 pie per 4 ozs more than books or patterns.

As the late Papal States now form part of the Kingdom of Italy, correspondence for these States are now subject only to the same postal rules as apply to other parts of Italy, published in the Notification of this department dated 2nd September 1870.

N.B.—The letter box will close at 6 P. v. precisely, after which hour Overland letters, fully prepaid and bearing extra postage stamp of two (2) annas on each cover, will be received up to 6-3: F.M., of, bearing an extra postage stamp of four (4) annas on each cover, up to 7 P.M., and after 7 up to 8-30 P.M., by a lost Office Clerk at the East Indian Railway Station, Armenian Ghât.

W. H. McGowan,

Post-Master.

CALCUTTA, The 20th January 1871. List of Remaining and Unclaimed Letters accumulated in the Calcutta Post Office during the week ending 21st January 1871.

Arratoon, L.
Andrews, N.
Bainbridge, E.
Bird, C.
Bowlie, W. H.
Boate, C.
Butt, Major F. R.
Blackburn, Staff Surg. T.
Cumberlege, Major.
Connors, Mrs. A. E.
Cock, E.
Colquhoun, Capt. J.
Campbell, G.
Cumming, J. T.
Carson, D.
Colley, C. C.
Channon, Mrs. L.
Duff, P. R. R.
Doran, H.
Dempsey, Mrs.

D'Costa, G. T.
Elam and Co.
Forbes, Mrs.
Fleming, R.
Freeman, J. A.
Frances, Miss.
Fairlie, R.
Gray, Miss M. G.
Gray, J. A. J.
Gabbedey, C.
Gammijhan and Co.
Gomes, T.
Grant, R. A.
Gerdon, Mrs.
Hair, J.
Hurry Mohun Banerjee.
Holloway, W. J.
Hamilton, R.
Horden, C. H.
Harris, Mrs. A.

Hughes, T. W.
Hutton, W. H.
Hamond, G. E. G.
Hobbs, C.
Hewes, Mrs.
Issur Chunder Mayeck.
Jones, R. H. W.
Knight, A. (Private).
Lovely, Reverend G.
Littlewood, H. R.
Leadon, R.
Laurence, T. B.
McKsy, F.
Mendes, Mrs.
Meadows, Dr. C. J. W.
Morley, H. T.
Minto, Esq.
Mitchell, Mrs. M.
Munniss, Miss F.
McLean, Capt. C. M.

Nowell, W. H. G. Osgood, S. S. Pemberton, H. L. Patterson, J. S. Paterson, Mrs. W. R. Ricketta, Mrs. Ram Chunder Ghosal, Rungo Lall Banerjee.

Smith, G. P. G. Stanley, E. J. Saintyves, A.

The Manager, Library and General Repository. Thorn, G.

Wall, Mrs. Wallington, Mrs. M. West, Colonel C. J.

W. H. McGowan, Post-Master.

CALCUTTA POST OFFICE, The 23rd January 1871.



APPENDIX TO

The Calcutta Gazette.

WEDNESDAY, JANUARY 25, 1871.

NOTICE

Is hereby given that the sale of the proprietary right of Government to the Estates enumerated in the following Advertisements of Sale will be made subject to these

CONDITIONS OF SALE:

1st.—The Estates to be sold, subject to the Government Revenue against each, to the highest bidders above the upset price.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings and laws in force, and Purchasers to be bound to respect the rights of resident cultivators who have signed the Schedule of Assessment made by the Revenue Authorities.

3rd.—If the amount of purchase-money do not exceed Rupees 100, the whole amount to be paid down at once.

4th.—If the amount of purchase-money exceed Rupees 100, one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckondary, the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding Office day, the sale to be cancelled, the sum deposited being forfeited to Government, and the Estate to be again put up for sale at the risk of the defaulting Purchaser after issue of advertisement as in the case of original sale.

5th.—In addition to the ordinary Government Revenue fixed on the Estates, the Purchasers shall be bound to pay for the construction of roads and improvement of communications one per cent. on the Government Revenue assessed from the date of entry upon the purchase. This sum will be leviable in the same manner as other arrears of Revenue.

By Order of the Board of Revenue, L. P.,

D. J. McNEILE, Officiating Junior Secretary.

ADVERTISEMENTS OF SALE.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the District of Dacca, will be put up to sale, at the Dacca Collectorate, on Wednesday, the 15th March 1871, corresponding with 2nd Chyte 1277.

The purchasers of these Estates will be subject to the conditions of sale notified, under the

signature of the Secretary to the Board of Revenue, at the head of this Appendix :-

fate- rerm.	the .			Aici			Gor	vnn	N M E	T	RE	VENU	u.					
Number in State- ment of Govern- ment Estates.	Number on District Roll.	Names of Estates and Pergunnahs.		in acres.		1000	ven:		Road	a O	pss.	To	tal.			Obset Frice.		RENARRS
			Α.	R.	P	Rs.	As.	P.	Rs.	As.	P.	Rs. A	s. 1	2.	Rs. A	s.	P.	
125	8527	Talcok Koolomunt Doss, Tuppa Bolorampore	3	1	D	2	0	0	0	1	0	2	1	0	4	0	0	1
965	7890	Jagheer Beldar Modafat Osma- kanth Banerjea	1	3	37	3	0	0	0	1	0	3	1	0	6	0	0	The sale will take
1597	9633	Jowar Borokates in Howallah Petamber Sein, Pergunnah Raj- nugger	12	1	26	25	0	0	0	4	0	25	4	0	50	0	0	effect from 1st April
1609	9691	Talook Baseeram Surma, Pergun- nah Goonanundy	713			135	0	0	1	6	0		6	0				

COLLECTOR'S OFFICE, DACCA DISTRICT, The 28th December 1870.

D. R. LYALL, Officiating Collector. (F)

NOTICE is hereby given that the proprietary right of Gevernment to the undermentioned Estate, situate in the District of Jessore, will be put up to sale, at the Jessore Collectorate, on the 20th February 1871, corresponding with 9th Falgoon 1277 B. S., Wednesday.

The purchaser of this Estate will be subject to the conditions of sale notified, under the

signature of the Secretary to the Board of Revenue, at the head of this Appendix :-

State- vern-	the I.		Area	Goven	NMENT RE	VEZUE.		
Number in State- ment of Govern- ment Estates.	Number on District Roll	Name of Estate and Pergunnah.	Approximate in acres,	Revenue assessed.	Road Cess.	Total.	Upset Price.	REMARKS.
145	4639	Torpeh Shobna, Pergunnah Molloi	A. R. P. 63 0 15		Rs. As. P. 0 13 0		100000000000000000000000000000000000000	Want State of the

JESSORE COLLECTORATE,

The 22nd November 1870.

E. J. BARTON, Officiating Collector.

(F)

NOTICE is hereby given that the undermentioned plot of class C land no longer required by the East Indian Railway Company, situated in the District of Beerbhoom, will be put up to sale, at the Beerbhoom Collectorate, on Friday, the 27th January 1871, corresponding with 15th Magh 1277 B. S.

2. The purchaser of this plot will be subject to the conditions of sale notified, under the signa-

2. The purchaser of this plot will be subject to the conditions of sale notified, under the signature of the Secretary to the Board of Revenue, at the head of this Appendix, with the exception of 1, 2, and 5, and with the addition of the following condition.

The plot will be sold revenue free to the highest bidder above the upset price.

	Number		Approximate		NMENT REV	ENUE.		
ment of Govern- ment Es- tates.	on the District Roll.	Name of Estate and Pergunnah.	Area in Acres,	Revenue assessed	Road Cess.	Total.	Upset Price.	REMARES.
301	17	Pergunnah Sabeek Mouresvar, Lot	The state of the s	Rs. As. P.	Rs. As. P.	Rs. As. P.	Rs. As. P	
		Kagas	3 3 19				165 0 (

BEERBHOOM COLLECTORATE, The 6th December 1870.

T. T. ALLEN, Offg. Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estate, situate in the district of Tipperah, will be put up to sale, at the Tipperah Collectorate, on Tuesday, the 28th February 1871, corresponding with 17th Phalgoon 1277.

The Purchaser of this Estate will be subject to the Conditions of Sale notified, under the of the Secretary to the Board of Revenue, at the head of this Appendix.

signature of the Secretary to the Board of Revenue, at the head of this Appendix :-

Number	N hav		Approximate	Gova	INMERT ILE	VENUA.		
in State- ment of Govern- ment Es- , tatès-		Name of Estate and Pergunnah.	Ares in Acres.	Revenue assented.	Boad Cess.	Total.	Upact Price.	REMANUS.
16	432	Chur Dhunagodha, Pergunnah Dukhin Shahapoor.	A. R. P. 10 0 18	Rs. As. P. 20 0 0	Rs. As- P. 0 3 0	Rs. As. P. 20 3 0	Rs. As. P. 40 0 0	

COLLECTOR'S OFFICE, DISTRICT TIPFERAH, The 3rd December 1870.

(Sd.) R. F. RAMPINI, Cood. Depy. Coller. in charge, for Collector.

NOTICE is hereby given that the proprietary right of Government to the undermentioned Estates, situate in the district of Burdwan, will be put up to sale, at the Burdwan Collectorate, on Monday, the 27th February 1871, corresponding with 16th Phalgoon 1277.

The Purchasers of these Estates will be subject to the Conditions of Sale notified, under the signa-

ture of the Secretary to the Board of Revenue, at the head of this Appendix :-

Number					G	OTE	1 N M I	ST	Ru	THNO	z.					-	
ment of lovern- pent Es- tates.	Number on the District Roll.	Names of Estates and Pergunnahs.	Approximate Area in Acres	B	ever		Ros	d C	ess.	т	otal			per		Rus	KARES.
			A. E. P	Ra	As	P.	Rs.	As.	P.	Rs.	As	P	Rs.	A	. P.		41
25 26	2556 2648	Joggarnathpoor, Pergunnah Sherghur Belshur, Pergunnah Kundghose	0 1 9 1 0 21	3	0	0	0	0	0	3	0	0	6 10	0	0	To be	sold reve
43 39 27	2781 2787	Osmanpoor, Pergunnah Ranceghatty Bydopeor, Pergunnah Ranceghatty	0 9 15	9	0	0	0	0	0	0 2	0	0	10	0	0	Ditto	ditto.
27 29 41	2891 3536 4989	Khurshee, Perguansh Kundghose Kowardehee, Perguanah Sherghur Patooli, &c., Perguanah Mamdampoor	0 0 23 0 9 3 1 3 23	3 6	0	0 0	0	1	0 0	3.6	1	0 0	3 6 10	0	000	Ditto	ditta.

[·] DISTRICT BURDWAN, The 9th January 1871.

H. F. J. KEAN, Offg. Collector. (F)



The Calcutta Gazette.

WEDNESDAY, FEBRUARY 1, 1871.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information :-

ACT No. I or 1871.

THE CATTLE-TRESPASS ACT, 1871.

CONTENTS.

PREAMBLE.

CHAPTER I .- Preliminary.

SECTION.

 Short title. Local extent.

Commencement of Act.

2. Repeal of Acts. References to repealed Acts.

Interpretation-clause.

CHAPTER II .- Pounds and Pound-keepers.

4. Establishment of pounds.

Establishment of pounds.
 Control of pounds.
 Rates of charge for feeding impounded cattle.
 Appointment of pound-keepers.
 Ex-officio pound-keepers in Madras and Bombay.
 Suspension or removal of pound-keepers.
 Pound-keepers may hold other offices.
 Pound-keepers to be 'public servants.'

 To keep registers and furnish returns.
 To register seizures.
 To take charge of and feed cattle.

9. To take charge of and feed cattle.

CHAPTER III .- Impounding Cattle.

SECTION.

 Cattle damaging land. Police to aid seizures.

11. Cattle damaging public roads, canals and embankments.

Fines for cattle impounded.
 List of fines and charges for feeding.

CHAPTER IV .- Delivery or Sale of Cattle.

13. Procedure when owner claims the cattle and pays fines and charges.

14. Procedure if cattle be not claimed within a week.

- 15. Delivery to owner disputing legality of seizure, but making deposit.
- Procedure when owner refuses or omits to pay the fines and expenses.
 Deduction of fines and expenses.
 Delivery of unsold cattle and balance of proceeds.
 Receipt.

17. Disposal of fines, expenses and surplus proceeds of sale.

18. Application of fines and unclaimed proceeds of sales.

 Officers and pound-keepers not to purchase cattle at sales under Act. Pound-keepers when not to release impounded cattle.

Chapter V .- Complaints of illegal Seizures.

20. Power to make complaints.

21. Procedure on complaint.

- 22. Compensation for illegal seizure. Release of cattle.
- 23. Recovery of compensation.

CHAPTER VI.—Penalties.

- 24. Penalty for foreibly opposing the seizure of cattle or rescuing the same.
- 25. Recovery of penalty for mischief committed by causing cattle to trespass.

#26. Penalty for damage caused to land or crops or public roads by pigs.

27. Penalty on pound-keeper failing to perform duties.

28. Application of fines recovered under section 25, 26 or 27.

CHAPTER VII .- Suits for Compensation.

29. Saving of right to sue for compensation.

30. Set-off.

Schedule of repealed Acts.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO TRESPASSES BY CATTLE.

WHEREAS it is expedient to consolidate and amend the law relating to trespasses by cattle; It is hereby enacted as follows:—

CHAPTER I .- Preliminary.

Short title.

1. This Act may be called 'The Cattle-trespass Act, 1871.'

It extends to the whole of British India except

Local extent. the Presidency Towns and
such districts or tracts of
country as the Local Government, with the sanction
of the Governor General in Council, may exclude
from its operation.

Commencement of Act. And it shall come into force on the passing thereof.

2. The Acts mentioned in the schedule hereto Repeal of Acts. annexed are repealed.

References to any of the said Acts in Acts passed subsequently thereto shall be read as if made to this Act.

All pounds established, pound-keepers appointed and villages determined, under Act No. III of 1857 (relating to trespasses by Cattle), shall be deemed to be, respectively, established, appointed and determined under this Act.

3. In this Act :-

Interpretation-clause. 'Officer of Police' includes also Village Watchman, and

'Cattle' includes also elephants, camels, buffalos, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids.

CHAPTER II .- Pounds and Pound-keepers.

4. Pounds shall be established at such places as the Magistrate of the District, subject to the general control of the Local Government, from time to time directs.

The village by which every pound is to be used shall be determined by the Magistrate of the District.

- 5. The pounds shall be under the control of the Control of pounds. Magistrate of the District; Rates of charge for and he shall fix, and may feeding impounded cattle. from time to time alter, the rates of charge for feeding and watering impounded cattle.
- 6. The Magistrate of the District shall also Appointment of pound-appoint for each pound a pound-keeper:

Provided that, in the Presidency of Fort St.

Ex-officio pound-keepers in Madras and Bombay.

George, the heads of villages, and, in the Presidency of Bombay, the police patils,

or (where there are no police patils) the heads of villages, shall be ex-officio the keepers of village-

Every pound-keeper appointed by the Magistrate

Suspension or removal of the District may be suspended or removed by such Magistrate.

Any pound-keeper may hold simultaneously

Pound-keepers may any other office under Govhold other offices.

ernment.

Every pound-keeper shall be deemed a public serpublic servants, to be vant within the meaning of the Indian Penal Code.

Duties of Pound-keepers.

- 7: Every pound-keeper shall keep such re-To keep registers and gisters and furnish such refurnish returns. turns as the Local Government from time to time directs.
- 8. When cattle are brought to a pound, the pound-keeper shall enter in his register,
- (a) the number and description of the animals,
- (b) the day and hour on and at which they were so brought,
- (c) the name and residence of the seizer, and
- (d) the name and residence of the owner, if known,

and shall give the seizer or his agent a copy of the entry.

To take charge of and feed cattle.

9. The pound-keeper shall take charge of, feed and water the cattle until they are disposed of as hereinafter directed.

CHAPTER III .- Impounding Cattle.

Cattle damaging land. 10. The cultivator or occupier of any land,

vanced cash for the cultivation of the crop or produce on any land,

or the vendee or mortgagee of such erop or produce, or any part thereof.

may seize or cause to be seized any cattle trespassing on such land, and doing damage thereto or to any crop or produce thereon, and take them or cause them to be taken without unnecessary delay to the pound established for the village in which the land is situate.

All officers of police shall, when required, aid

Police to aid scizures. in preventing (a) resistance
to such seizures and (b) rescues from persons making such seizures.

11. Persons in charge of public roads, pleasure-grounds, plantations, canals, drainage-works, embank-ments and the like, and officause to be seized, any cattle doing damage to such roads, grounds, plantations, canals, drainage-works, embankments and the like, or the sides or slopes of such roads, canals, drainage-works or embankments, or found straying thereon.

and shall take them without unnecessary delay to the nearest pound.

12. For every head of eattle impounded as

Fines for cattle impounded, aforesaid, the pound-keeper shall levy a fine according to the following scale:—

Elephant two rupees.
Camel or buffilo ... eight annas.
Horse, mare, gelding, pony, colt, filly,

mule, bull, bullock, cow or heifer ... four ,, Calf, ass, or pig ... two ,, Ram, ewe, sheep, lamb, goat or kid... one anna.

All fines so levied shall be sent to the Magistrate of the District through such officer as the Local Government from time to time directs.

A list of the fines and of the rates of charge for feeding and watering cattle shall be stuck up in a conspicuous place on or near to every pound.

CHAPTER IV .- Delivery or Sale of Cattle.

Procedure when owner claims the cattle and pays fines and charges.

his agent appear and claim the cattle, the pound-keeper shall deliver them to him on payment of the fines and charges incurred in respect of such cattle.

The owner or his agent on taking back the cattle, shall sign a receipt for them in the register kept by the pound-keeper.

14. If the cattle be not claimed within seven
Procedure if cattle be days from the date of their
not claimed within a being impounded, the poundweek. keeper shall report the fact
to the officer in charge of the nearest police-station,
or to such other officer as the Magistrate of the
District appoints in this behalf.

Such officer shall thereupon stick up in a conspicuous part of his office a notice stating

- (a) the number and description of the cattle,
- (b) the place where they were seized,
- (c) the place where they are impounded,

and shall cause proclamation of the same to be made by beat of drum in the village and at the market-place nearest to the place of seizure.

If the cattle be not claimed within seven days from the date of the notice, they shall be sold by public auction by the said officer, or an officer of his establishment deputed for that purpose, at such place and time and subject to such conditions as the Magistrate of the District by general or special order from time to time directs:

Provided that if any such cattle are, in the opinion of the Magistrate of the District, not likely to fetch a fair price if sold as aforesaid, they may be disposed of in such manner as he thinks fit.

- Delivery to owner disputing legality of seizure
 but making deposit.

 to pay the said fines and expenses, on the ground that the
 seizure was illegal and that
 the owner is about to make a complaint under
 section twenty, then, upon deposit of the fines
 and charges incurred in respect of the cattle, the
 cattle shall be delivered to him.
- Procedure when owner or his agent appear, and refuse Procedure when owner or omit to pay or (in the case mentioned in section fifteen) the fines and expenses. to deposit the said fines and expenses, the cattle, or as many of them as may be

necessary, shall be sold by public auction by such officer, at such place and time, and subject to such conditions as are referred to in section fourteen.

The fines leviable and the expenses of feeding and

Deduction of fines and expenses.

watering, together with the expenses of sale, if any, shall be deducted from the proceeds of the sale.

The remaining cattle and the balance of the pur-Delivery of unsold cattle and balance of proceeds. chase-money, if any, shall be delivered to the owner or his agent, together with an account showing-

(a) the number of cattle seized,

(b) the time during which they have been impounded,

(c) the amount of fines and charges incurred,(d) the number of cattle sold,

(f) the proceeds of sale, and (f) the manner in which those proceeds have been disposed of.

The owner or his agent shall give a receipt for the cattle delivered to him and Receipt. for the balance of the purchase-money (if any) paid to him according to such account.

17. The officer by whom the sale was made Disposal of fines, ex. shall send to the Magistrate of the District the fines so penses and surplus proceeds of sale. deducted.

The charges for feeding and watering deducted under section sixteen shall be paid over to the pound-keeper, who shall also retain and appropriate all sums received by him on account of such charges under section thirteen.

The surplus unclaimed proceeds of the sale of cattle shall be sent to the Magistrate of the District, who shall hold them in deposit for three months, and, if no claim thereto be preferred and established within that period, shall, at its expiry, dispose of them as hereinafter provided.

- 18. Out of the sums received on account of Application of fines and the unclaimed proceeds of the sale of cattle, shall be paid ceeds of the sale of cattle, shall be paid-
- (a) the salaries allowed to pound-keepers under the orders of the Local Government;
- (b) the expenses incurred for the construction and maintenance of pounds, or for any other purpose connected with the execution of this Act;

and the surplus (if any) shall be applied, under orders of the Local Government, to the construction and repair of roads and bridges and to other purposes of public utility.

19. No officer of police, or other officer or poundkeeper appointed under the Officers and poundprovisions herein contained keepers not to purchase cattle at sales under Act. shall, directly or indirectly, purchase any cattle at a sale

under this Act.

No pound-keeper shall release or deliver any impounded cattle otherwise than Pound-keepers when not to release impounded in accordance with the former cattle. part of this chapter, unless such release or delivery is ordered by a Magistrate or Civil Court.

CHAPTER V .- Complaints of illegal Scizures.

20. Any person whose cattle have been seized and detained under this Act Power to make commay, at any time within ten days from the date of plaints. the seizure, make a complaint to the Magistrate of the District, or any Magistrate authorized to receive and try charges without reference by the Magistrate of the District.

21. The complaint shall be made by the com-Procedure on complaint. plainant in person, or by an agent personally acquainted with the circumstances. It may be either in writing or verbal. If it be verbal, the substance of it shall be taken down in writing by the Magistrate.

If the Magistrate, on examining the complainant or his agent, sees reason to believe the complaint to be well founded, he shall summon the person complained against, and make an enquiry into the case.

22. If the seizure be adjudged illegal, the Magistrate shall award to the com-Compensation for illeplainant, for the loss caused by gal seizure. the seizure and detention, reasonable compensation, not exceeding one hundred rupees, to be paid by the person who made the seizure, together with all fines paid and expenses incurred by the complainant in procuring the release of the cattle;

and if the cattle have not been released, the Magistrate shall, besides Release of cattle. awarding such compensation, order their release and direct that the fines and expenses leviable under this Act shall be paid by the person who made the seizure.

23. The compensation, fines and expenses mentioned in section twenty-two Recovery of compensamay be recovered as if they. tion. were fines imposed by the Magistrate.

CHAPTER VI .- Penalties.

Penalty for forcibly opposing the seizure of cat-tle or rescuing the same.

24. Whoever forcibly opposes the seizure of cattle liable to be seized under this Act,

and whoever rescues the same after seizure, either from a pound, or from any person taking or about to take them to a pound, such person being near at hand and acting under the powers conferred by this Act,

shall, on conviction before a Magistrate, be punished with imprisonment for a period not exceeding six months, or with fine not exceeding five hundred rupees, or with both.

25. Any fine imposed for the offence of mischief by causing cattle to Recovery of penalty for mischief committed by causing cattle to trestrespass on any land may be recovered by sale of all or any of the cattle by which the trespass was committed, whether they were seized in the act of trespassing or not, and whether they are the property of the person con-victed of the offence, or were only in his charge when the trespass was committed.

26. Any owner or keeper of pigs, who, through neglect or otherwise, dam-Penalty for damage caused to land or crops ages or causes or permits to or public roads by pigs.

be damaged any land, or any crop or produce of land, or any public road, by allowing such pigs to trespass thereon, shall, on conviction before a Magistrate, be punished with fine not exceeding ten rupees.

27. Any pound-keeper releasing or purchasing Penalty on pound or delivering cattle contrary to the provisions of section nineteen or arrital vide any impounded cattle with sufficient food and water, or failing to perform any of the other duties imposed upon him by this Act, shall, over and above any other penalty to which he may be liable, be punished, on conviction before a Magistrate, with fine not exceeding fifty rupees.

Such fines may be recovered by deductions from the pound-keeper's salary.

Application of fines section twenty-six or section twenty-six or section twenty-seven may be appropriated in whole or in part as compensation for loss or damage proved to the satisfaction of the convicting Magistrate,

Chapter VII .- Suits for Compensation.

- 29. Nothing herein contained prohibits any Saving of right to person whose crops or other produce of land have been sue for compensation. damaged by trespass of cattle, from suing for compensation in any competent Court.
- 30. Any compensation paid to such person under this Act by order of the convicting Magistrate, shall be set-off and deducted from any sum claimed by or awarded to him as compensation in such suit.

SCHEBULE. (See section 2.)

Number and year.	Title of Act.
III of 1857	An Act relating to tresposes by cattle.
V of 1860	An Act to smend Act III of 1857 (relating to tresposses by cattle).
XXII of 1861	An Act to amend Act III of 1857 (relating to tresposees by cattle).

WHITLEY STOKES, Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 13th January 1871, and is hereby promulgated for general information:—

ACT No. II OF 1871.

An Act to extend the Prisons' Act, 1870, to Coorg. For the purpose of extending the Prisons' Act, 1870, to Coorg: It is hereby enacted as follows:-

1. The said Act shall extend to the territories Extension to Coorg of the Chief Commission of the Chief Commissioner of Coorg, but subject to the Act XXVI of 1870. following modifications (that is to say):-

(a.) The preamble and sections one and six shall be construed as if, after the words 'Central Provinces,' the word 'Coorg' were inserted,

(b.) Section one shall be construed as if, for the words and figures ' December, 1870,' the words and figures 'February, 1871' were substituted.

> WHITLEY STOKES, Secy. to the Govt. of India.

The following Act of the Governor General of India in Council received the assent of His Excellency the Governor General on the 20th January 1871, and is hereby promulgated for general information :-

ACT No. III or 1871.

THE INDIAN PAPER CURRENCY ACT, 1871.

CONTENTS.

PREAMBLE.

SECTION.

I .- Preliminary.

- 1. Short title. Local extent.
- Commencement. 2. Acts repealed.
- II .- The Department of Issue.
- 3. Functions of Department of Issue. Head Commissioner.
- Commissioners at Madras and Bombay. Power to establish Circles of Issue.
- 6. Deputy Commissioners.
- 7. Subordination of Commissioners and Deputy Commissioners. 8. Appointment, suspension and removal of officers.

SECTION.

III .- Supply and Issue of Currency Notes.

- Head Commissioner to provide and distribute currency notes.
 Notes where payable.
- 10. Signatures to notes.
- Issue of notes for silver. Proviso.
- Issue of notes for gold.
- Expense of melting and assaying bullion received for notes.
 Loss of weight.
- Certificates for bullion.
 Contents of certificate.
- 15. Notes where legal tender.

IV .- Reserve.

- Bullion received for notes to be kept as a reserve.
 Except amount fixed as minimum limit of circulation.
- Investment of such amount.
 Appropriation of coin, bullion and securities.
 Sale or exchange of bullion and foreign coin.
- 18. Trustees of securities purchased under Act.
- Power to sell such securities.
 Power to replace them.
- 20. Interest on such securities to be entered in a separate account.
 "Profits of Notes Circulation."
 Annual account.

V .- Private Bills payable to Bearer on Demand.

- 21. Prohibition of issue of private bills or notes payable to bearer on demand. Exception in favour of cheques.
- Penalty for issuing such bills or notes. Prosecutions.
 Recovery of fines.

VI .- Miscellaneous.

- 23. Monthly abstracts of accounts.
- 24. Description of notes in indictments.
- 25. Supplementary powers of the Government of India.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING TO THE GOVERNMENT PAPER CURRENCY.

WHEREAS it is expedient to consolidate and amend the law relating to the Government Paper Currency; It is hereby enacted as follows:—

I.—Preliminary.

Short title.

1. This Act may be called "The Indian Paper Currency Act, 1871":

Local extent. It extends to the whole of British India;

Commencement. And it shall come into

force on the passing thereof.

2. The Acts mentioned

in the schedule hereto annexed are repealed.

All appointments made, rules prescribed, circles of issue established, notifications published, and notes issued under any such Act shall be deemed to be respectively made, prescribed, established, published and issued under this Act.

II .- The Department of Issue.

3. There shall continue to be a Department of the public service, to be called the Department of Issue, whose function shall be the issue of promissory notes of the Government of India payable to bearer on demand, for such sums, not being less than five rupees, as the Governor General in Council from time to time directs.

- 4. At the head of such Department shall be an officer called the Head Commissioner of the Department of Issue, and the Commissioner of the Department of Issue at Madras and the Commissioner of the Department of Issue at Bombay.
 - 5. The Governor General in Council may from time to time, by order published in the Gazette of India,

establish Districts, to be called Circles of Issue, three of which circles shall include the Towns of Calcutta, Madras and Bombay, respectively,

appoint in each circle some one town to be the place of issue of notes, as hereinafter provided, establish in such town an Office or Offices of Issue, and

declare that, for the purposes of this Act, any such town (other than Calcutta, Madras or Bombay) shall be deemed to be situate within such Presidency as is specified in the order.

6. For each Circle of Issue other than those
Deputy Commissioners. which include the Towns of
Calcutta, Madras and Bombay, there shall be an officer called the Deputy
Commissioner of Issue.

7. For the purposes of this Act, the Commis-Subordination of Com. sioners at Madras and Bom-Subordination of Com-missioners and Deputy bay shall be subordinate to the Head Commissioner: the Deputy Commissioners in the Presidency of Commissioners.

Fort William in Bengal shall be subordinate to

the Head Commissioner; and

the Deputy Commissioners in the Presidencies of Fort St. George and Bombay shall be subordinate to the Commissioners of Madras and Bombay, respectively.

8. All officers under this Act shall be appointed, and may be suspend-Appointment, suspened or removed, by the Goand removal of vernor General in Council. sion, n officers.

III .- Supply and Issue of Currency Notes.

9. The Head Commissioner of Issue shall pro-Head Commissioner to . vide promissory notes of the Head Commissioner to crovide and distribute Government of India payable to bearer on demand, of the denominations prescribed under this Act, and shall supply the Commissioners at Madras and Bombay, and the several Deputy Commissioners with such notes as they require for the purposes of this Act.

All such notes shall bear upon them the name of the town from which they Notes where payable. are severally issued, and shall be payable only-

at the Office or Offices of Issue of such town and

at the Presidency town of the Presidency within which such town is situate.

10. The name of the Head Commissioner, of either of the Commissioners. Signatures to notes. of a Deputy Commissioner, or of some other person authorized by the said Head Commissioner, or by either of the said Commissioners, to sign notes issued under this Act, shall be subscribed to every such note, and may be impressed thereon by machinery.

Names so impressed shall be taken to be valid signatures.

- 11. The Head Commissioner, the Commissioners, and the Deputy Com-Issue of notes for missioners shall, in their resilver. spective Circles of Issue, on the demand of any person, issue from the Office or Offices of Issue established in their respective Circles, promissory notes of the Government of India payable to bearer on demand, of the denominations prescribed under this Act, on the terms following :-
- (a) in exchange for the amount thereof in current silver coin of the Government of India; or,
- (b) in exchange for the amount thereof in silver bullion or foreign silver coin at the rate of nine hundred and seventy-nine rupees per one hundred and eighty thousand grains of silver fit for coinage and of the standard fineness prescribed by the Indian Coinage Act, 1870:

Provided that in all places where there is no Mint of the Government of missioner, Commissioner, or Deputy Commissioner for India, any such Head Comsioner may refuse to issue notes in exchange for silver bullion or foreign coin under this section.

12. The Governor General in Council may Issue of notes for published in the Gazette of India, direct that notes to an extent to be specified in the order, not exceeding one-fourth of the total amount of issues represented by coin and bullion as herein provided, shall be issued at such Offices of Issue as are named in the order, in exchange for gold coin of full weight of the Government of India or for foreign gold coin or gold bullion, at the rates and according to the rules and conditions fixed by such order.

13. The Head Commissioner, Commissioners, and Deputy Commissioners may Expense of melting require any bullion or foreign and assaying bullion recoin received under section ceived for notes. eleven or section twelve to be melted and assayed.

Any loss of weight caused by such melting or Loss of weight. assay shall be borne by the person tendering the bullion or coin.

14. Every person so tendering bullion or foreign coin and depositing it in any Office of Issue Certificates for bullion. shall, after the expiration of the time necessary for melting and assaying the same, be entitled to receive therefor a certificate signed by the person authorized to issue the notes aforesaid.

Contents of certificate. Such certificate shall-

- (a) acknowledge the receipt of such bullion or toreign coin,
- (b) state the amount of notes issued under this Act, or of such notes and eash, to which the holder is entitled in exchange for such bullion or coin,
- (c) state the interval on the expiration of which, if the certificate be presented to such office, the holder shall be entitled to receive such amount.
- 15. Within any of the said Circles of Issue Notes where legal a note issued under this Act from any Office of Legal in from any Office of Issue in such Circle, shall be a legal tender to the amount expressed in such note, in payment or on account

any revenue or other claim to the amount of five rupees and upwards due to the Government of

any sum of five rupees and upwards due by the Government of India, or by any body corporate or person in British India:

Provided that no such note shall be deemed to be a legal tender by the Government of India at any Office of Issue.

IV .- Reserve.

16. The whole amount of the coin and bullion Bullion received for received under this Act for notes shall be retained and notes to be kept as a reserve. secured as a reserve to pay such notes, with the exception of such an amount, not exceeding sixty millions of rupees, as the Governor General in Council, Except amount fixed as inimum limit of circuwith the consent of the hation. Secretary of State for India, from time to time fixes.

Investment of such in the Gazette of India, and amount. the whole or such part thereof as the Governor General in Council from time to time fixes shall be invested in securities of the Government of India: the said coin, bullion and securities shall be appropriated and set apart to provide for the satisfaction and discharge of the said notes; and the said notes shall be deemed to have been issued on the security of such coin, bullion and securities, as well as on the general credit of the Government:

Provided that any silver bullion or foreign coin received under this Act may be sold or exchanged for silver coin of the Government of India, and that any gold coin or bullion received under this Act may be sold or exchanged for silver coin or bullion to be so appropriated and set apart instead of the gold coin or bullion.

For the purposes of this section, silver bullion and coin shall be rated at ninety-eight rupees per eighteen thousand grains of standard fineness, and gold bullion and coin at the rates fixed by the Governor General in Council under section twelve.

- Trustees of securities shall be held by the Head Commissioner and the Master of the Mint at Calcutta in trust for the Secretary of State for India in Council.
- Power to sell such securities.

 Power to sell such by the Governor General in Council, sell and dispose of any portion of the above-mentioned limited amount of Government securities.

Power to replace them. Master of the Mint at Calcutta shall, on a request in writing from the Head Commissioner, at all times sign and endorse such Government securities, and the said Head Commissioner, if so directed by the Governor General of India in Council, may purchase Government Securities to replace such sales.

Interest on such securities to be entered in a separate actount.

Head Commissioner to the Governor General in Council.

The amount of such interest shall from time to
time, as it becomes due, be
paid to the credit of the
Government of India, under
the head of "Profits of Notes Circulation,"
and an account showing the amount of such

Annual account. Showing the amount of such profits and of the charges and expenses incidental thereto, shall be made up and published annually in the Gazette of India.

V .- Private Bills payable to Bearer on Demand.

21. No body corporate or person in British
Prohibition of issue of India shall draw, accept,
private bills or notes payable to bearer on demand, exchange, hundí, promissory
note or engagement for the payment of money

payable to bearer on demand, or borrow, owe, or take up any sum or sums of money on the bills, hundis or notes payable to bearer on demand, of any such body corporate or of any such person:

Provided that cheques or drafts payable to

Exception in favour of cheques.

Exception in favour of cheques.

bearer on demand or otherwise, may be drawn on bankers, shroffs, or agents, by their customers or constituents, in respect of deposits of money in the hands of such bankers, shroffs, or agents, and held by them at the credit and disposal of the persons drawing such cheques or drafts.

Penalty for issuing such bills or notes.

Penalty for issuing such bills or notes.

Penalty for issuing any offence under section twenty-one shall, on conviction before a Magistrate of Police or a person exercising the full powers of a Magistrate, be punished with a fine equal to the amount of the bill, hundí, note or engagement in respect whereof the offence is committed.

Every prosecution under this section shall be instituted by the Head Commissioner, Commissioner, or Deputy Commissioner, as the case may be, of the Circle of Issue in which such bill, hundí, note or engagement is drawn, accepted, made or issued.

All fines imposed under this section may be recovered, if for offences committed outside the local limits of the Presidency towns, in the manner prescribed by the Code of Criminal Procedure, and, if for offences committed within those limits, in the manner prescribed by any Act regulating the Police of those towns in force for the time being.

VI.—Miscellaneous.

- 23. An abstract of the accounts of the Demonthly abstracts of accounts.

 (a) the whole amount of notes in circulation,
- (b) the amount of coin and bullion reserved, distinguishing gold from silver, and
- (c) the amount of the Government Securities held by the said Department,

shall be made up monthly in Calcutta, and published as soon as may be in the Gazette of India.

24. All notes issued under this Act shall be deemed to be promissory notes of the Government of India, and may be described as promissory notes of the Government of India in all indictments, and in criminal and civil proceedings.

Supplementary powers of the Government of India.

25. The Governor General in Council may from time to time, by notification in the Gazette of India—

- (1) fix the amounts (not being less than five rupees) for which notes shall be issued under this Act,
- (2) alter the limits of any of the said Circles of Issue,
- (3) declare the places at which notes shall be issued under this Act,

(4) fix the rates, rules and conditions at and according to which gold may be taken in exchange for Government promissory notes issued under this

(5) fix the charge for melting and assaying bullion and foreign coin received for such notes,

(6) fix the interval on the expiration of which holders of certificates under section fourteen shall be entitled to receive such notes,

(7) regulate any matters relative to Paper Currency which are not provided for by this Act,

(8) revoke or alter any notification previously made under this Act.

Every such notification shall come into force on othe day therein in that behalf mentioned, and shall have effect as if it were enacted in this Act:

Provided that no notification under clause (4) of this section shall have effect until six months have elapsed from the date of its appearance in the Gazette of India.

SCHEDULE.

Number and year of Act.	Title.
XIX of 1861	An Act to provide for a Government Paper Currency.
XXIV of 1861	An Act to enable the Banks of Bengal, Madras and Bombay to enter into arrangements with the Government for managing the issue, payment and exchange of Government Cur- rency Notes and certain business hitherto transacted by the Govern- ment Treasuries.
I of 1866	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XXX of 1867	An Act to amend Act XIX of 1861 (to provide for a Government Paper Currency.)
XV of 1870	An Act for the further amendment of Act No. XIX of 1861.

WHITLEY STOKES, Secy. to the Govt. of India.

Cobernment of Bengal. LEGISLATIVE DEPARTMENT.

THE following Act of the Lieutenant-Governor of Bengal in Council received the assent of His Honor on the 7th January 1871, and having been assented to by His Excellency the Governor General on the 16th idem, is hereby promulgated for general information :-

Acr No. I of 1871.

An Act to amend the Village Chowkeedaree Act, 1870.

WHEREAS it is expedient to amend the provisions Preamble. of the Village Chowkeedaree Act, 1870; It is enacted as follows:

I. Nothing in the said Act shall be held to repeal the provisions of section XXI, Regulation XX of 1817, in any village or union until a chowkeedar shall have been appointed therein under the provisions of the said Act.

Punchayet in certain cases to make assempent within one month.

II. Whenever a punchayet shall have been appointed in any village the Magistrate may direct that such punchayet shall, within one month after their ap-

pointment, make an assessment for the residue of the year according to the year current in the village upon the persons liable to the payment of the chowkeedaree rate in such village, and shall enter the same in a list containing the particulars required to be set forth in the list mentioned in section XVI of the said Act. Such list shall, on its completion, be forthwith published in some conspicuous part of the said village.

Assessment to take effect within lifteen days.

III. Every assessment so made shall commence and take effect upon the expiration of fifteen days from the publication of such list. IV. Every such assessment shall be deemed to be an assessment made in

Effect of assessment.

pursuance of the provisions. of the said Act, and the amounts thereby assessed may be collected and enforced accordingly.

V. In section XXI of the said Act VI of 1870, the word "quarterly" Rate payable quarterly instead of monthly. shall be substituted for the word "monthly," and in sections XXI and XXVI the word "quarter" shall be substituted for the word "month," wherever such word occurs in the said sections; and the suid sections shall be read and construed as if the words hereby directed to be substituted had been originally inserted in place of the words for which they are hereby respectively substituted. directed to be

VI. In section XXXIX of the said Act the New clause substituted following clause shall be substituted for clause six for clause 6 of section Substituted for Clause Sta XXXIX of Act VI of thereof: "He shall supply any local information which the Magistrate or any Officer of Police or any other Officer thereunto authorized by an order in writing of the Lieutenant-Governor require;" and the said section shall be read and construed as if the said clause had been originally inserted therein in place of the clause for which it is bereby directed to be substituted.

VII. This Act shall be Construction of Act. read with and as part of the said Act VI of 1870.

J. PITT KENNEDY, Asst. Secy. to the Govt. of Bengal, Legislative Department.

THE following Act of the Lieutenant-Governor of Bengal in Council received the assent of His Honor on the 7th January 1871, and having been assented to by His Excellency the Governor General on the 16th idem, is hereby promulgated for general information :-

ACT No. II or 1871.

An Act to amend the procedure for the recovery of arrears of Land Revenue in respect of tenures not being estates.

WHEREAS it is expedient to amend the procedure for the recovery of Preamble. arrears of land revenue

in respect of tenures not being estates; It is enacted as follows:-

Act VII of 1868 passed by the Lieutenant-Governor of Bengal in Construction of Act. Council shall be read and construed as if in place of section XI thereof the following section was inserted and substituted:—

"XI. Whenever any revenue payable to Government in respect of any Power to sell tonures. tenure not being an estate shall be in arrear after the latest day of payment fixed in the manner prescribed in section III of Act XI of 1859, the Collector to whom such revenue is payable may cause the tenure to be sold in the manner and subject to the provisions in and by the said Act XI of 1859 provided for the sale of estates for the recovery of arrears of revenue, and the Collector shall apply the purchase money arising from such sale according to the provisions of section XXXI of the said Act XI of 1859, except that the residue, if any, shall be held in deposit on account of the holder of the tenure and not on account of the proprietor of the estate ; and every such Collector shall, upon every such sale of any tenure being final and conclusive, give to the purchaser thereof such certificate of title thereof as is provided in section XXVIII of the said Act XI of 1859 with respect to estates. Provided that no tenure shall be sold for the recovery of arrears of revenue other than those of the current year or of the year immediately preceding, nor for the recovery of arrears of revenue due by tenures under attachment by order of any judicial authority, unless and until after a notification in the language of the district, specifying the nature and amount of the arrear and the latest date on which payment thereof shall be received, shall have been fixed for a period of not less than fifteen clear days preceding the date fixed for payment according to section III of Act XI of 1859, in the office of the Collector or other Officer duly authorized to hold sales under this Act, in the court of the Judge within whose jurisdiction the land advertised lies, and in the Moonsiff's court and police thannah of the division in which the tenure to which the notification relates, is situated, or if the tenure be situated within the jurisdiction of more than one Moonsiff's court or police thannah, in some one or more of such Courts or thannahs, and also at the cutcherry of the malgoozar or owner of the tenure, or at some conspicuous place upon the tenure, the same to be certified by the peon or other person employed for the purpose.'

J. PITT KENNEDY,

Asst. Secy. to the Govt. of Bengal,

Legislative Department.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 141R.
APPOINTMENTS.

The 27th January 1871.—Mr. William Masters to be a Member of the Local Committee of Public Instruction at Gya.

The 30th January 1871.—Mr. Constantine Brownfield, Revenue Surveyor, Second Division, is vested with the powers of a Collector under Act XX. of 1848, in the District of Luckimpore.

Baboo Kalinath Bose, Deputy Magistrate and Deputy Collector, to have charge of the Sub-division of Satkhirah, in the 24-Pergunnahs. Mr. Thomas Edward Coxhead to officiate as

Mr. Thomas Edward Coxhead to officiate as Joint-Magistrate and Deputy Collector of Gya, during the absence, on deputation, of Mr. Henry Fitzmaurice John Kean, or until further orders.

Mr. Henry Granville Sharp, Assistant Magistrate and Deputy Collector, to have charge of the Sub-division of Sewan, in Sarun.

Mr. Robert Fulton Rampini to officiate, until further orders, as Joint-Magistrate and Deputy Collector of Dacca.

Mr. Frederick Hubert McLaughlin to officiate, until further orders, as Joint-Magistrate and Deputy Collector of Tipperah.

The 31st January 1871.—Lieutenant Leopold James Henry Grey to officiate as an Assistant Commissioner in Chota Nagpore, and to exercise the powers of a Subordinate Magistrate of the Second Class.

Baboo Hem Chunder Kur, Deputy Magistrate and Deputy Collector, on special duty, is posted to the 24-Pergunnahs.

Baboo Omoello Churn Mullick, Deputy Magistrate and Deputy Collector, is posted to Jehanabad, in Hooghly.

Jehanabad, in Hooghly.

Mr. Walter Rattray, Officiating Special Sub-Registrar of Assurances, Gya, to be Special Sub-Registrar of Assurances, Gya.

Mr. H. O. King to be Special Sub-Registrar of Assurances, Chuprah, but to continue to officiate as District Registrar of Behar, until further orders.

LEAVE OF ABSENCE.

The 27th January 1871.—Mr. Henry Abbott Robert Alexander, Judge of Rajshahye, is allowed furlough for one year, on Medical Certificate, under clause a, Section VIII. of the Covenanted Service Absentee Rules.

The 30th January 1871.—Lord Henry Ülick Browne, Commissioner of Chittagong, is allowed furlough for one year, on Medical Certificate, under clause a, Section VIII. of the Covenanted Service Absentee Rules. The subsidiary leave which was granted to him under the orders of the 3rd ultimo will take effect from the 29th instant.

Baboo Doorga Das Chowdry, Deputy Magistrate and Deputy Collector, Jessore, for three days, under Finaucial Notification No. 3622, dated the 22nd December 1865, in extension of the leave granted to him under the orders of the 13th September last.

The 31st January 1871.—Mr. James Randall Muspratt, Judge of Beerbhoom, is allowed furlough for one year, on Medical Certificate, under Section VIII., clause b. of the Covenanted Service Absentee Rules, together with one week's subsidiary leave.

In supersession of the orders of the 10th instant, Mr. John Dalrymple Maclean, Deputy Collector of Customs, Calcutta, is allowed six months' special leave of absence, under Section XXIII. of the Covenanted Service Absentee Rules.

Mr. William Heysham, Deputy Magistrate and Deputy Collector, 24-Pergunnahs, for one month, under paragraph 16 of the Uncovenanted Service Absentee Rules.

Mr. Alexander Manson, Officiating Joint-Mr. Alexander States of Collector of Poorce, is allowed leave from the 23rd February to the 25th March uext, under Section XIX. of the Govenanted Service Absentee Rules,

Baboo Jogessur Mookerjee, M.A. and D.L.,
Deputy Magistrate and Deputy Collector, Baucoorah, for one month, under paragraph 11 of the
Uncovenanted Service Absentise Roles, in extension of the leave granted to him under the orders of the 17th instant.

Baboo Goluck Chunder Roy, Deputy Magistrate and Deputy Collector, Moorshedabad, for one month and sixteen days, under l'inancial Notification No. 3622, dated the 22nd December 1865.

RIVERS THOMPSON, Offg. Socy. to the Goot, of Bengal.

The following Order issued by the Government of India, in the Financial Department, is republished for general information :-

MINE AND CURRENCY.

Fort William, the 24th January 1871.

No. 151 - Rules prescribed by the Governor General of Industric Council in exercise of the powers conferred by the Indian Coinage Act (No. XXIII), 1870, Sections 16 and 28 :--

1. All Officers in charge of Government Treasuries, and Commissioners, Deputy or Assistant Commissioners of the Paper Currency Department are hereby authorized to act under the Act and Sections named above.

2. On the tender to any such Officer of silver coin purporting to be that of the Government of India, he shall, if he has reason to believe that it is genuine coin, but has been called in by proclamation, or has lost by reasonable wearing more than 2 per cent. in weight, by himself or mother cut or has been called in the control of th himself or another cut or break the coin, and either return the pieces to the person tendering the coin, or, at the option of the latter, receive it at the rate of one rupee per tela.

3. If such Officer has reason to believe the coin to be counterfeit, or to have been reduced in weight otherwise than by reasonable wearing, he shall cut or break the coin and return the pieces to the person tendering it.

4. All Officers condemning coin under these rules must personally see it cut or broken and rendered unfit for currency.

for currency.

These rules, so far as they relate to light weight coins, must be considered permissive. It is not the desire of Government to interfere with the circulation of good coin which passes unquestioned in currency, even though it may in exceptional cases have lost something more than 2 per cent. by fair wear. On the other hand, where there is reason to suspect reduction of weight by other means, and still more in the case of counterfeit coin, the law should be rigidly enforced:

Published by torder of the Government Counterfeit and in the case of counterfeit coin, the law should be rigidly enforced:

Published by order of the Governor General of India in Council.

The following Orders issued by the Government of India, in the Military Department, are republished for general information :-

No. 71.—Fort William, the 20th January 1871.—The services of Lieutenant L. J. H. Grey, of the Bengal Staff Corps, 1st Wing Subaltern, 11th Regiment of Native Infantry, are placed at the disposal of the Government of Bengal.

No. 81.—The 24th January 1871.—The services of Lientenant W. A. Lawrence, of the Bengal Staff Corps, Adjulant of the Governor General's Body Guard, are placed at the disposal of the Government of Bengal.

The following Order issued by the Government of India, in the Public Works Department, is republished for general information >

REVENUE

(POSESTS)

No. 3F - First William, the 15th Jahnery 1971.—Incontinuation of Notification No. 4F, dated 30th March 1870. It is notified that Mr. F. Rend, Supernumerary Conservator of Foresis in Bengal; was granted by Headingsty's Sourctury of State for India an existence of teave for two months from 3rd September to 3rd November 1970.

M. D.

Mr. Read reported his arrival at Bombay on the 4th November 1870.

Rivers Thompson,
Offg. Secy. to the Goot. of Bengal.

NOTIFICATION.

The 27th January 1871 .- The forest tracts specified below, with their boundaries, are hereby declared to be Government forests in accordance with the provisions of Section 2, Act VII. of 1865 :--

Proposed boundaries of Government forests in the Hill Tracts of Chittagong-

North-The Fenney river, Hill Tipperah, and south boundary of Cachar.

South-The Akyab district.

East-The British frontier.

West-An imaginary line drawn from Ramgur on the Fenney to the Kahareemoni Hill station, on the watershed between the Hulda and Chingree streams, where it divides into two spurs, and following the south-eastern spur down to Secturpahar on the Kurnafoolee river.-Theuce the watershed between the Nurha and Maragree streams descending between the Persurah and Nobok streams to Punkaberira on the Sungoo, and along the watershed between the Dalloo and Sungoo rivers, descending the watershed between the Dalloo and Bonoo rivers to the Mamoree river at the junction of the Bonoo river.—Thence across the Mamoree river, and along the watershed on the west, descending by the Bhagkalee river, skirting the hills to Twalleding, the boundary between Chittagong and Arracan.

RIVERS THOMPSON, Offg. Secy. to the Gort. of Bengal,

JUDICIAL AND POLITICAL DEPARTMENTS.

No. 111J.

APPOINTMENTS.

The 12th January 1871,-Mr. Edmond Breton Godfrey to be Vice-Chairman of the Municipal Commissioners for the Town of Howrah.

The 16th January 1871.—Lieutenant R. Hunter to officiate as Special Assistant Superintendent of the Tributary Mehals of Cuttack, and Subordinate Judge in Keonjhur, and also as Superintendent of the Government Kheddahs in Cuttack, during the absence, on leave, of Captain James Johnstone, or until further orders. Lieu-tenant Hunter is vested with the powers of a Magistrate and of a District Superintendent of Police in Keonjhur.

The 28th January 1871.—The following Moon-siffs are transferred, viz.:—

Baboo Jadub Chunder Dey, B.L., from Ocloo-beriah, in Hooghly, to Hurripal, in the same District.

Moulvie Abdoos Sumud from Hurripal to Oolooberiah.

The 30th January 1871. - Mr. Arthur Anley, District Superintendent of Police, Kamroop, who has just returned from leave, is appointed to officiate in the Fourth Grade of District Superintendents, with effect from the date on which he may rejoin his appointment at Kamroop.

The following gentlemen to be Municipal Commissioners for the Town of Kishnaghur:—

Mr. Leonard Charles Abbott. Baboo Poreshnath Sookul.

The 31st January 1871.—Assistant Surgeon William Edward Allen, F.R.C.S., to officiate as Civil Assistant Surgeon of Chittagong, during the absence, on leave, of Dr. John Duncan, or until further orders.

LEAVE OF ABSENCE.

The 10th December 1870, - Captain James Johnstone, Special Assistant to the Superintendent of the Tributary Mehals in Keonjhur, for three months, under Section XIX. of the Covenanted Service Absentee Rules, from the 30th proximo.

The 27th January 1871 .- Sub-Assistant Surgeon Doorga Das Kur, Teacher of Materia Medica in the Vernacular Classes of the Calcutta Medical College, for six months, under paragraph 11 of the Uncovenanted Service Absentee Rules.

The 28th January 1871.-Mr. Francis Jeffrey Dickens, Assistant Superintendent of Police, Tirhoot, is allowed two weeks' leave of absence, preparatory to proceeding to England on leave on private affairs.

The 30th January 1871.—Captain C. Burbank, Protector of Emigrants at Calcutta, for fourteen days, preparatory to retiring from the service, under paragraph 19 of the Uncovenanted Service Absentee Rules.

The 31st January 1871 .- Dr. John Duncan, Civil Assistant Surgeon of Chittagong, is allowed thirty days' leave of absence from the 22nd proximo, to enable him to appear before the Standing Medical Committee at the Presidency.

NOTIFICATIONS.

The 28th January 1871 .- The services of Apothecary Charles Levlin Fox, Officiating Medical Officer of Pooree, are re-placed at the disposal of the Government of India in the Military Department.

The 30th January 1871 .- Mr. Arthur Anley, District Superintendent of Police, Kamroop, having returned from leave on the forenoon of the 20th instant, the unexpired portion of his leave is cancelled.

Mr. William aCourt Beadon, Officiating Assistant Superintendent of Police, Hooghly, having returned to duty on the 13th instant, the

unexpired portion of the leave granted to him under the orders of the 28th November last is cancelled.

> A. EDEN, Secy, to the Govt, of Bengal,

The following Order issued by the Government of India, in the Home Department, is republished for general information :

No. 447.—Fort William, the 23rd January 1871.— Notification.—Public.—Third Grade Sub-Assistant Sur-geon Luckhi Narain Bose, attached to the North Subur-ban Hospital at Calcutta, is promoted to the Second Grade, with effect from the 27th May 1870.

A. EDEN.

Secy. to the Govt. of Bengal.

NOTIFICATION.

The 18th January 1871.—The following Order of the Government of India, in the Financial Department, is published for the information and guidance of the Officers subordinate to the Government of Bengal : -

No. 4044.

GOVERNMENT OF INDIA.

FINANCIAL DEPARTMENT.

SEPARATE REVENUE.

STAMPS.

From J. Westland, Esq., Under-Secretary to the Government of India, Financial Department, to the Secretary to the Government of Bengal,—(dated Fort William, the 28th December 1870.)

WITH reference to your letter noted on the

From Government of Madras; No. 1437, dated 12th September 1870.

From Government of Bombay, No. 3952, dated 19th August 1870.

From Government of Bengal, No. 3451, dated 19th July 1870.

From Government of N. W. Provinces, No. 153A, dated 21st July 1870.

From Government of Punjab, No. 1008, dated 13th July 1870.

From Chief Commissioner of Oudh, No. 5538, dated 15th November 1870.

From Chief Commissioner of Central Provinces, No. 1213, dated 21st July 1870.

From Chief Commissioner of British Burmah, No. 344-2, dated 23rd July 1870. From Chief Commissioner of Mysore and Coorg, No. ****, dated 18th July

From Resident at Hyderabad, No. 51, dated 19th August 1870.

margin, to the address of the Home Secretary, on the subject of the levy of Stamp-duty under the Court Fees' Act on applications made by telegraph, I am directed to state that the Governor General in Council is of opinion that telegraphic messages should be regarded as oral com-

munications, and consequently applications made by telegraph should not be liable to Stamp-duty under the Act. As no public Officer would take final action on an unauthenticated telegram, the telegraphic message would be followed by the transmission of a copy or other written commu-nication of its contents chargeable with Stamp-duty under the Act, and thus the requirements of the law will be met.

A. EDEN, Secy. to the Goot, of Bengal.

Public Works Department.-Bengal.

ESTABLISHMENT.

No. 23.

The 27th January 1871.

Notifications.—Captain D. C. Walker, R.E., Su-pernumerary Executive Engineer, joined the Dum-Dum Division on the 12th January 1871, before

No. 24.

Mr. H. D. Pearsall, Assistant Engineer, Second Grade, attached to the Third Presidency Division, passed in Colloquial. Hindustance on the 23rd January 1871.

No. 25.

The 28th January 1871.

Mr. R. N. Unkles, Assistant Engineer, Second Grade, attached to the Barrackpore Division, passed in the Lower Standard on the 1st August 1870.

J. E. T. NICOLLS, Col., R.E.,

Secretary to the Govt. of Bengal,

P. W. D.

IRRIGATION.

ESTABLISHMENT.

NOTIFICATION.

No. 22.

The 31st January 1871.

The following Orders issued by the Government of India, Public Works Department, are republished for information :-

No. 43 of the 23rd January 1871.—Colonel F. H. Rundall, R.E., Chief Engineer of Irrigation, and Joint-Secretary to the Government of Bengal in the Public Works Department, Irrigation Branch, is appointed to officiate as Inspector-General of Irrigation, and Deputy Secretary to the Government of India in the Public Works Department, Irrigation Branch.

Lieutenant-Colonel J. F. Stoddard, Madras Staff Corps, Assistant to the Chief Engineer, and Assistant Secretary to the Government of Bengal in the Public Works Department, Irrigation Branch, will take charge of the Office of the Chief Engineer of Irrigation Works, Bengal, until further orders.

No. 23.

With reference to the above Notifications Lieutenant-Colonel J. F. Stoddard, Madras Staff Corps, assumed charge of the Office of the Chief Engineer of Irrigation Works, Bengal, on the forenoon of the 80th January 1871.

No. 24.

The following Order issued by the Government of India, Public Works Department, is re-

No. 45 of the 24th January 1871.—Mr. J. St. Joseph, Temporary Sub-Engineer, Third' Grade, Irrigation Branch, Bengal, is permanently appointed to the Public Works Department in that Grade.

No. 25.

Baboo Heera Lall Mitter, Assistant Engineer, First Grade, attached to the Debree Division, for fifteen days, on Medical Certificate, under Sections 11 and 20 of the revised Uncovenanted Service Absentee Regulations, in extension of the

Government of Bengal, Public Works Department, Irrigation Branch, Nos. 137 and 168, dated, respectively, 31st October and 14th December 1869.

leave granted in the orders marginally noted.

No. 26.

Mr. C. H. Roberts, Assistant Engineer, First Grade, joined the Hidgellee Division on the forenoon of the 19th January 1871.

No. 27.

Baboo Aushootosh Singhee, Overseer, Second Grade, joined the Cossye Division on the afternoon of the 16th January 1871.

No. 28.

Mr. F. Taylor, Assistant Engineer, First Grade, rejoined the Hidgellee Division from special leave on the forenoon of the 10th January 1871.

No. 29.

Mr. J. Weaver, Probationary Sub-Engineer, Third Grade, attached to the Dehree Workshop Division, Bengal, is confirmed in that Grade.

J. F. STODDARD, Lt.-Col., M.S.C.,

Asst. Secy. to the Govt. of Bengal, P. W. Dept., Irrigation Branch.

Revenue Survey Department.

No. 33.

The following transfers are made with effect from the 1st April 1871, viz. :-

Mr. Robert Barclay, Revenue Surveyor, Third Grade, on duty in the Head-Quarters' Office, Calcutta, to the First Division, Lower Provinces. Mr. P. H. W. Brady, Assistant Surveyor, First Grade, First Division, Bhawulpore, to do duty in

the Head-Quarters' Office, Calcutta.

JOHN MACDONALD, Major, Offg. Supdt. of Revenue Surveys,

The 23rd January 1871.

Lower Circle. (F)

High Court of Judicature at Fort William in Bengal.

THE 17TH JANUARY 1871.

Present :

THE HON'BLE J. P. NORMAN, Officiating Chief Justice. THE HON'BLE G. LOCH, THE HON'BLE H. V. BAYLEY, THE HON'BLE LOUIS S. JACKSON, THE HON'BLE E. JACKSON,

It is hereby notified that in the examination for Senior Pleaderships to be held in Assam in 1872, the qualifications mentioned in Clauses 1 and 2, Rule 9 of the High Court's Rules of 2nd May 1866, for the qualification, admission, and enrolment of Pleaders, will not be required in the case of natives of that province. Any such person, however, passing the examination without those qualifications will be restricted in his practice to the Courts of that Province alone.

By order of the High Court,

F. B. PEACOCK,

Registrar.

Notice.

Mr. W. R. JOHNSTON, Deputy Collector, has been placed in charge of the Chittagong Treasury, and authorized to draw bills on other treasuries.

H. ULICK BROWNE,

Commissioner.

COMMISSIONER'S OFFICE, Chittagong, The 12th January 1871.

(F)

Notice.

Mr. W. CLEMENTSON, Assistant Commissioner, has been placed in charge of the Cachar Treasury, and authorised to draw bills on all public trea-

F. B. SIMSON,

FUREEDPORE, The 18th January 1871. Commissioner.

Notification.

MR. W. G. BLACK, Deputy Collector, has been placed in charge of the Purneah Treasury from the 23rd instant, and has been authorized to draw bills on other treasuries.

> SYUD AMEER HOSSEIN, Personal Asst. to Commissioner,

> > for Commissioner.

BHAUGULPORE, The 28th January 1871.

(F)

Notification.

Mr. R. T. Sevestre, Deputy Collector, has been placed in charge of the Burdwan Treasury, and is authorized to draw bills on other treasuries.

C. T. BUCKLAND,

Commissioner.

COMMR.'S OFFICE, BURDWAN DIVN., The 24th January 1871.

Opium Notification.

No. 1C.

Notice is hereby given that the Second Sale of Opium, the provision of 1869.70, will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 6th February 1871, at 11 a.m., and will comprise 4,330 Chests,

Behar Opium		2,665 .
Benares ,,	•••	 1,665
Total Chests		 4,330

The general Conditions of the Sale now advertized will be'the same as usual: they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the Government and Exchange Gazettes, or on appli-cation at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance

will be the 11th and 21st February, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-room, will be received after 4 P.M. of Saturday, the 11th February 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 21st February 1871.

4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these, dates, should circumstances render it expedient to do so :-

Dates.			Rehar about Chests.	Benares about Chests.	Total *about Chests.
On or about Friday, On or about Tuesday, On or about Thursday, On or about Monday, On or about Thursday, On or about Friday, On or about Monday,	3rd Mar. 4th April 4th May 5th June 6th July 4th Aug. 4th Sept. 2nd Oct. 2nd Nov. 4th Dec.	1871	2,665 2,665 2,665 2,665 2,665 2,665 2,665 2,665 2,665	1,665 1,665 1,665 1,665 1,665 1,665 1,665 1,665 1,665	4,330 4,330 4,330 4,330 4,330 4,330 4,330 4,330 4,330

By order of the Board of Revenue, L. P., R. L. MANGLES,

FORT WILLIAM, The 3rd January 1871. Offg. Secretary.

Notice.

No. 52C.

ALL the despatches of Behar and Benares Provision Opium of 1869-70 having arrived, a second examination will take place at the Presidency
Opium Godowns, within the Custom House premises, on Friday, the 3rd February 1871, at 11
o'clock, to which the public are invited.

By order of the Board of Revenue,

R. L. MANGLES,

FORT WILLIAM, The 30th January 1871. Offy. Secretary.

Opium Notification.

No. 59C.

Notice is hereby given that the Third Sale of Opium, the provision of 1869-70, will be held at the Government Opium Sale Room, No. 2, Bankshall Street, on Friday the 3rd March 1871, at 11 A.M., and will comprise 4.330 Chests, mir.

Chests. 2,665 Behar Opium 1.665 «Benares » 4,330 Total

2. The general conditions of the sale now advertized will be the same as usual : they may be ascertained by reference to the Notification issued on the 31st October 1870, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 8th and 18th March, respectively; that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by pur-chasers in the sale-room, will be received after 4 p.m. of Wednesday, the 8th March 1871, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Saturday, the 18th March 1871.

4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :-

Dates.	Behar	Benares	Total
	about	about	about
	Chests.	Chests.	Chests.
On or about Tuesday, 4th April 1871 On or about Thursday, 4th May On or about Monday, 5th June On or about Thursday, 6th July On or about Friday, 4th August On or about Monday, 4th Sept. On or about Monday, 2nd October On or about Thursday, 2nd Nov. On or about Monday, 4th Dec.	2,065	1,685	4,330
	2,065	1,665	4,330
	2,065	1,665	4,330
	2,065	1,665	4,330
	2,065	1,665	4,330
	2,065	1,685	4,330
	2,065	1,685	4,330
	2,665	1,665	4,330
	2,665	1,665	4,330
# Total	23,985	14,985	38,970

By Order of the Board of Revenue, In P., R. L. MANGLES,

Offg. Secretary.

FORT WILLIAM, The 31st January 1871.

4

Notification.

BABOO JADUNATH Bose, Deputy Collector, has been placed in charge of the Midnapore Treasury, and is authorized to draw bills on other treasuries.

. C. T. BUCKLAND,

Commissioner.

GOMMISSIONER'S OFFICE, Burdwan Divn., Howrah, the 30th December 1870.

(F)

Notification.

MR, ASSISTANT COLLECTOR D. W. M. TESTRO has taken charge of the Bhangulpore Treasury on the 18th instant, and has been authorized to draw bills on all other treasuries.

J. W. DALBYMPLE,

Commissioner.

COMME.'S CAMP., PAROUR, The 23rd January 1871.

Notice to Indenting Officers.

THE Store Department of the Stationery Office will be closed, and no issue of Stationery made from the 6th to the 18th proxime, both days inclusive, on account of the annual stock-taking.

F. W. J. REES,

Offg. Supdt of Gont. Stationery.

The 28th January 1871.

(F)

Notice.

SUPERINTENDING ENGINEER of Soane Circle is included in the list of privileged officers.

W. H. McGowan, Post-Master of Calcutta.

CALCUITA POST OFFICE, The 28th January 1871.

(F)

Notice.

THE Annual Chooteah Fair will be held at Chooteah, near Ranchee, Chota Nagpore, commencing on Monday, the 6th of February 1871, corresponding with the 1st of Phalgoon 1278 Fuslee, and continuing for fifteen days.

E. T. DALTON.

Commr. of Chota Nagpore.

CHOTA NAGPORE. The 26th November 1870.

Wanted.

A SERISHTADAR for the Judge's Court, Jessore, on the present incumbent resigning his post.

A thorough knowledge of English and of the duties of the office required : salary Rs. 120.

Applications and copies of testimonials to be sent to the Judge of Jessore before the 15th February.

H. B. LAWFORD,

Judge.

JESSORE JUDGE'S COURT, The 16th January 1871.

Notice.

MR. COVENANTED ASSISTANT MAGISTRATE AND COLLECTOR CRAWFORD has been placed in charge of the Rungpore Treasury, and has been authorized to draw bills on other treasuries.

E. W. MOLONY,

Commissioner.

COMMR.'s OFFICE, RAJ. DIVN., Camp Maldah, The 30th December 1870.

(F)

RETAIL PRICES OF FOOD AS REPORTED TO GOVERNMENT DURING THE WEEK ENDING 28th JANUARY 1871.

Number of Seers of 80 Totals weight retailed for a rupee.

			1		ANED RIC		PULSES	USE.	INARY	Wa	EAT.	ATT	4	ANI	A. Jowa Such LAINS,
			from	5 11	Cheapes	t sort.		Cheapes	tsort.	e three years.	cheapest	e three years.	cheapest	the three ig years.	eapest
AT			Return	al a	te of r four years.	3		rate of e or four g years.	ě.	of the	14 S	rate of the preceding y	-0	rate of the preceding	e Cch
			triet	st sort.	ra ng	nt price.	Dearest sort.	n se u	ent price.	ruge rate four prece	esent price kind.	B - B - C - C - C - C - C - C - C - C -	nt price	rage rat four pre	nt price
			Date Dis	Deurest	Average the thre precedi	Present	Dear	Average the thr precedi	Present	Average or four	Present kind.	Average or four	Present kind.	Average or four	Present kind,
- 1			Districts	w ai	hich tb	e pri	ces are	same	or no	The second second	ie san				-
Durrung†		Jan	and 23rd 1871,	6	18	21	8	13	11	30	9 30	8	5	40	140
Gowalparah	130	22rd	Jan. 1871	14	16	17 25	13	141	15 15	13	20	6	10	40	40
Kamroop Luck himpore	441	22nd 16th	"	10	20 11 %	13	6	10,5	8	71	10	418	5		
Nowgong	***	23rd	"	10	18	16	10	25	20			416	4.		
Seebsaugor	232	14th	*1	5	20	16	7	7	10	12	10	5	5		
Bhaugulpore	2.4.2	22nd		$25\frac{1}{4}$	311	30,5	274	47-5	29	274	274	20,5	20,3	501	374
Purneah	117	13th	.,	29	244	30	12	224	23	20	20	11	11	33	30
Godda		21st		30	264	38	14	231	16	17	14	121	10	431	50
Nya-Doomka	155	23rd	37	30	22	32	16	13	20	12	16	9	12	35	65
Rajmehal		20th	"	19	26	26	10	173	16 20	18½ 16½	22	135	16 13	381	40 33
Bancoorah		28th	. "	23 14	28	27 19	14 13	171	16	14%	181	111	12	36 15-3	15
Hooghly Howrah	19.9	23rd 23rd		13	1811 20	19	14	18,5	16	17	15	11	. 9	* ADTE	#
iowran Bullooah	***	23rd	"	20	27	26	8	11	12	*		5	5		
hittagong	***	22nd		16	231	25	7	104	9	121	101	84	10		
ipperah		22nd	"	22	29	261	7	17	16	10)	14	513	7		
Maunbhoom		27th		22	30	32	13	24	20	16	13	12	9		
Balasore	14.1	23rd	, 1	16	24	34	101	17	22	9	13	7	9		
Cuttack		23rd	- 1	17	22	26	17	20	28	8	12	5	9		
Backergunge	***	23rd	,,	161	22,5	22	11	16	12	105	131	71	7		
Cachar	552	23rd	,,	20	235	265	115	111	121	104	121	6 74	61 7		
Dacca	19.	23rd	13	20	23 ¹ 22	22 22	13 15	27	18	$\frac{15\frac{3}{16}}{23\frac{1}{3}}$	18	88	7		18.4
burreedpore	***	22nd		14 20	26h	28	15	16	14	11	18	7	74		182 .
Mymensingh Sylhet	***	23rd 20th	22	22	314	32	10	184	154	101	81	73	8		199
Calcutta	***	30th	"		* *	20			13	*	16	*	10		
essore	***	23rd	1	21	21	26	12	181	181	151	14	81	9		
Nudden	***	23rd		214	241	$22\frac{7}{8}$	1315	2311	241	24%	20	1215			
Chumparun		21st	.,	23	24	27	17	17	19	25	23	17	18	28	24
Sarun	141	22nd	.,	18	117	22	20	19	24	174	21	14	151	301	31
Cirhoot	***	28th	- 1	20	19	23	20	18	21	19	20	14	16	35	36
Bograh	+++	23rd	,,*	20	301	34 36	10	13½ 13½	11 15	191	15 154	102	8 121	1 :	
Dinagepore	***	22nd	"	28 29	29 ⁴ 24	36	20	24	21	161	25	149	21		
Maldah	***	22nd 22nd		24	24	261	8	32	274	191	19	101	10		
Pubna Rajshahye	***	24th	"	161	281	291		1911	24	221	24	12	131		
Rajsnanye Rungpore	***	23rd	"	18	27	311	71	16 3	1317	24-3	18	9 9	71		
Darjeeling		23rd	" 1	6	12	16	6	7	7	51	51	5	6	20	26
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		11			ict in w		all or n	ost art	icles a	re che	aper.	,	94		
Patna	1	28th	Jan. 1871		1 23 0			1 24,7,1				1 1413		1 311	1 36
No. of the same		2 10			tricts in										
24-Pergunnahs		23rd	Jan. 1871	17	20	20	101	10	14	81	16	74	10	10	16
Gya	***	A	,,	24	231	$24\frac{1}{4}$	25	29	$26\frac{1}{2}$	$20\frac{9}{16}$		163	174	3018	36
			Distric	cts in	which s	some a	articles	are de	earer	and sor	ne che	aper.			
		97.4	Jan. 1871		201	29	1 13	16	27	1 134	30	111	21	1 221	35
Monghyr	***	21st	10 10 10 10 10 10 10 10 10 10 10 10 10 1	30	254	32	6	171	21	17	251	114	134	37	40
Beerbhoom Burdwan	***	21st	. "	25	23	27	12	181	221	131	221	9	111		
Midnapore	***	28th	27	24	24	25	11	17	16	10	10	7	7		
Madapore Hazareebaugh	***	21st	"	111	254	251	15	25	22	184	20	121	14	361	84
Shahabad	***	23rd	"	14	20	22	21	21	24	18	21	14	18	24	31
Moorshedabad		003	,,	22	24	25	14	20	25	19	21	15	14	15	
ARRESTS WAS ALRESTS AND THE PARTY OF THE PAR		200			1		1	4		1		1	15 2 3	COLUMN TO SERVICE	Lauran

[·] Information not supplied.

Returns from Deoghur, Lohardugga, Singbhoom, and Pooree, not received.

PUBLISHED for general information,

H. S. BEADON, Offg. Under-Secy. to the Govt. of Bengal.

FORT WILLIAM, The 31st January 1871.

[†] Both returns received during the week.

Commissioners for making Improvements in the Port of Calcutta.

NOTICE.

UNDER SECTION 69 OF ACT V. (B.C.) OF 1870.

THE following Packages landed at the Jetties from the undermentioned Ships have been removed to the Commissioners' Import Warehouse, where they remain at the risk and expense of the Owners. If not cleared within two months from the date stated against each item, they will be sold under Section 72 of the said Act:—

·to	of remov Import			No., mark, and description.		Consignees.	Ships.
				Car Paris			
	1871.		700	C 162		Order	. Hereford.
Jan.	25th .		120	Cases, PB		Dist.	Ditte
6 12	26th .	**	20	Cases, JUG	***	Great Eastern Hotel Co	
17	26th .			Case, G E H C		0.1	Thiste
33	26th .		5	Cases, 1B		the state of	The second secon
	27th		12	Bales, [H W]		E. & Oesterly	AND A COLUMN TO SERVICE
. 11	27th		5	Cases, [R C D]		Order	Allega Andrea (Antrea Antrea A
780	27th .		1	Bale, [C. C. & Co.] C	17.00	Ditto	
. ,,	27th .		1	Bale, [F. R. & Co.]		Francis, Ramsay & Co.	
# 37 13	27th .		1	Case		Ditto	Control of the Control
	27th		1	Case, [C]	***	T. E. Thomson	. Ditto.
"	27th		1	Bale, [8]	144	Order	. Ditto.
h 27	27th			Cases, [R C D]		Ditto	Ditto.
92	27th		1	Case, W. W. & Co.	***	Wolff, Wilman	. Ditto.
23	27th			Cases, [P. & Co.]	***	Payne & Co	. Ditto.
22	27th		1	Cases		Ditto	Ditte
37	27th			Cases, [R C D]		Ditto	Ditto
55	27th			Cases, [P. & Co]	74.03	Payne and Co	Titte
23	27th			Cases, G C M & B		Gopaul Chunder Moo	
33	w/ till			Cusco, G O M & D		kerjee & Brothers	Thirtie
150	27th		40	Cases, [40] S. D. & Co.		Cit Chan Day	Dist
. 17						Ordor	Ditto
1750	27th			Cases, [R C D]			The second secon
11(23	28th			Cases, [C]		T. E. Thomson	The second secon
22	28th			Cases, E & O	***	E. & Oesterly	THE PARTY OF THE P
33	28th			Cases, S. C. M. & Co.	***	Order,	The second secon
33	28th			Case, E & O		E. & Oesterly	The state of the s
. 33	28th			Case, S. C. M. & Co.		Order	
7 22	28th			Cases, [F. R. & Co.]		Francis, Ramsay & Co	. Ditto.
22	28th			Cases, [R C D]	***	Order	
23	28th		4	Cases, [S N H] C & B		S. Noor Hosson	. Ditto.
22	28th		2	Cases, [R A C] C & B	***	Anstruther & Co	
22	28th			Cases, [B. I. & Co.] C & B	4.9	Bisso Nauth Law & Co	. Ditto.
35	28th			Case, G F C	***	G. Arbuthnot & Co	. Ditto.
	28th			Cases, [P. & Co.]	***	Payne & Co.	. Ditto.
2)	28th		6	Cases, [W A C]	***	G. Arbuthnot	. Ditto.
39	28th	• • •	1	Case, [19] S		Order	. Ditto.
22	28th		1	Case, [40] S. D. & Co.		Sib Churn Dutt	Ditte
23	28th		2	Cases, [C] A C		Order	
23	28th		1	Case, [A R P] R		Ditto	T 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
25	28th	113		Cases, K. H. & Co., H. S. K.		King, Hamilton & Co.	. Ditto.
22	.28th		1	Case, addressed		G. H. Dupuis, Executiv	0
						Enginer	All the second second
22	28th		1	Case, addressed		Dr. B. Brown, Medica	
	138				***	College	
13	28th		1	Case, addressed			. Ditto.
1)	28th		1	Case, [W] E O C		Captain G. E. I. Grahan	THE RESERVE AND THE PARTY OF TH
11	28th		- 1	Case, [F. R. & Co.]		E. & Oesterly	
37	28th		5	Cases, [R. W. & Co.]		Francis, Ramsay & Co	
33	28th		9	Cases, [M]		Order	
1)	28th		2	Corne PXX77 A		Peel, Ross & Co	and the second s
"	28th		- 1	Case A P & C 7 4 P	***	Order	COLUMN TO DESCRIPTION OF THE PROPERTY OF THE P
" "	28th		1	Case, [A. R. & Co.] A. B. & C Case, [C]	0	Mowlabux	
1)	28th			vasc, 10	***	T. E. Thomson	OUTS CONTRACTOR AND
))	28th.		1	Case, [40] S. D. & Co.	***	Sib Churn Dutt	CONTROL OF THE PERSON AND THE PERSON NAMED IN
))	28th		337	Case, K I D		Order	
23	28th	7100	100 37	Case, addressed		J. B. Bushill	
31	28th			Case, [A W] E O	***	E. & Oesterly	
				Case, K M	***	W. Keep & Co	. Ditto.

	of removal	No., mark, and description.	71.73	Consignees.		Ships.	
W	archouse. 1871.						
Jan.	28th	1 Case, N. H. & Co.		Order	664	Hereford.	
33	28th	1 Case, [A W]	***	Ditto	***	Ditto.	
22	28th	4 Cases, [40] N. C. P. & Co.		Ditto	S ***	Ditto.	
22	28th	1 Case, R C D C	43.5	Ditto	***	Ditto.	
22	28th		***	Miss Reid	***	Ditto.	
"	28th	2 Cases, addressed	***	G. H. Dupuis		Ditto.	100
22	28th	1 Case, addressed	* * *	Wm. Baker	***	Ditto.	
23	28th		***		tment	Ditto.	
23	28th	 Case, [F. R. & Co.] Case, K. H. & Co., H. S. K. 	8r Co.	Francis, Ramsay		Ditto.	
33	28th 28th		a co.	Mutty Lall Seale	***	Ditto.	
,,	28th			Order		Ditto.	
32	28th			Order ·		Ditto.	
,,	28th	3 Cases, V Y Z		E. & Oesterly	***	Ditto.	
"	28th	8 Kegs, [P & Co.]	***	Payne & Co.	***	Ditto.	6.4
"	28th	1 Drum, [C]	***	T. E. Thomson		Ditto.	
37	28th	1 Case, [37] F		Order		Ditto.	
37	28th	1 Sample, [W L E M]		J. N. Fleming		Ditto.	
21	28th	1 Sample, S S S L 1 Sample, P C C		Order Ditto	***	Ditto.	
33	28th	1 Box Candles, no mark	4.0.4	Ditto	***	Ditto.	
23	28th	1 Sample, [W H]		Ditto	4 + 4	Ditto.	
33	28th	99 Cases Rangoon Oil		Ordnance Dept.	***	Ditto.	
,,	19th	15 Coils Cordage		Ditto	***	Str. Lawre	nce.
33	19th	25 Coils,		Ditto	444	Ditto.	
,,	19th			Ditto	141	Ditto.	
,,	19th	1 Parcel, []	***	Ditto	***	Ditto.	
23	28th	15 Cases, [T. W. & Co.]				Bowfell.	
23	28th	5 Cases, A. K. & Co.		M. Lyall & Co.		Ditto.	
33	28th	5 Cases, (A)	***	Order	***	Ditto.	
23	28th	10 Cases, [S] T W 8 Cases, [T B]	***	W. M. Reid & Co Ewing & Co.		Ditto.	-145
33	28th	8 Cases, [P] N	***	Order	***	Ditto.	
"	28th	1 Case, S C D, S C		W. M. Reid & Co.		Ditto.	
"	28th	2 Cases, [D] E		H. Miller & Co.		Ditto.	
,,	28th	1 Case, [B B] .		H. L. Bebee		Ditto.	
27	28th	9 Cases, [X]		Order		Ditto.	
,,	28th	14 Cases, D. S. & Co.		Ditto		Ditto.	•
23	28th	1 Case, G C R	10,000	Ditto	0.0.0	Ditto.	
33	28th 14th	 Case, [H] A W Case, J. A. & Co., F. 		Ditto	**	Ditto.	. 9
"	18th	2 Cases, C B, Calcutta		James Anderson Order	***	Nigir.	- Y
33	18th	1 Case, addressed		Lieut, Murray	***	City of Bru Ditto.	
33	19th	9 Bales, C T J, C, Calcutta		Order	444	Ditto.	
,,,	19th	5 Bales, []		Ditto		Ditto.	
"	19th	1 Cask, no mark		Ditto		Ditto.	
57	20th	1 Sample, C B		Ditto	***	Ditto.	
"	20th	1 Case, T B		Presdt., H. M.'s 1s	t Bat-		
				talion, 17th Regt	., care		
	20th	l Hogshead, W S H		of A. G. White		Ditto.	
33	24th	15 Bales, F C C		Order Ditto	***	Ditto.	
33	24th	1 Case, J M B		Ditto	***	Excelsior. Ditto.	196.0
22	24th	17 Bales, J E W C	# UF 0500000	Ditto		Ditto.	
"	24th	1 Bale, X, 5		Ditto		Ditto.	
"	24th	6 Bales, J E W C		Ditto		Ditto.	
, ,,	25th	20 Cases, [GB] S E C S		Ditto	****	Ditto.	
"	25th	2 Bales, [B M N]		Ditto		Ditto.	
"	25th	2 Cases, [B & M]		Ditto		Ditto.	
21	25th	1 Bale, [R M], C		Ditto		Ditto.	
33	25th	4 Bales, [20] A C M B 1 Case, addressed		Ditto	***	Ditto.	THE PARTY
13	25th	1 Case, O E		Lieut. Bruce Order		Ditto.	
"	25th	l Case, K G L		Ditto		Ditto.	
22	25th	2 Cases, G D C		Ditto	***	Ditto.	
32	25th	2 Cases, G D		Ditto	***	Ditto.	
23	25th	1 Case, G E H C	1	G. E. H. Co. Ld.	***	Ditto.	

Date of removal to Import Warehouse.			No., mark, and description.		Consignees.		Ships
	1871.						
	25th	12	Bales [20] A M B			***	Excelsion.
Jan.	25th	8	Bales, [O] E., C. S. & Co.,	***	Order	* + #	Ditto.
22	25th	1	Cosp TB & M	400	Ditto	***	Ditto.
37	25th	23	Cases, [G & B] S E & S		Ditto .	***	Ditto.
22	.25th		Cases, [R & M] Case, W. N. & Co.	***	W. Newman & Co.	244	Ditto.
2.3	25th	1	Case, [G & B] S E & S		Order	***	Ditto.
. 11	25th	3	Case, [R N] A. B. & Co.		Ditto		Ditto.
33	25th	15	Bales, [20] A M B		F. Muire & Co.	200	Ditto.
2)	25th	40	Bales *		Ditto	***	Ditto.
22	25th		Bale, [JEOC] SH&HJ			***	Ditto.
11	25th	, 1	Case, [R] Calcutta	***	B. Lawrie Order	***	Ditto.
31	25th	44	Bales, F C C Bales [20] A M B	***	11 24 1 2 2	***	Ditto.
21	25th	73	Bales, [FRHY]		Order	1.00	Ditto.
23	25th	ĩ	Bale, [E]		J. N. Fleming & Co		Ditto.
37	27th	-	Case, W. N. & Co.	140	W. Newman & Co.		Ditto.
3)	27th	1	Case, [J M-]		Order		Ditto.
2)	27th	1	Case, [65] A. B. & Co.	0.01	Ditto	***	Ditto.
27	27th	4	Cases, W. K. & Co.		W. Keep & Co.	***	Ditto.
33	27th		Case, [D] B S Case, [W M]	0.00	Order Watts & Co.	***	Ditto.
22	27th 27th		Case, [B M]	* * *	Order		Ditto.*
23	27th		Case, [H J]		Colvin, Cowie & Co.	***	Ditto.
"	27th	1	Case, [B; G R M		G. Arbuthnot & Co.		Ditto.
31	27th	. 1	Bale, [X] S H T I		Order		Ditto.
21	27th	4	Cases, S. & Co.	2.4.4		**	Ditto.
33	27th		Cases, M. and Co.		B. Lawrie	~ 4.4	Ditto.
1)	27th		Case, [F]		J. N. Fleming		Ditto.
23	27th 27th		Case, [H. H. & Co.] Cases, [R N] H. B. & Co.		F. H. Hathway Order	4.5-4	Ditto.
21	27th		Case, [A M S	407	Ditto	1.11	Ditto.
33	27th		Case, J M B H B		Ditto	***	Ditto.
23	27th	1	Case, [M Y] A B		Ditto	***	Ditto.
32	27th	5	Cases, W. N. & Co.	***	W. Newman & Co.	***	Ditto.
25	27th	1	Case, addressed		Blagomino		Ditto.
32	27th 27th		Case, O E		Order	***	Ditto.
9 yr	27th		Case, [B C M] Case, G D	***	Ditto Ditto	* - *	Ditto.
73	27th		Case, [G R] M		Peel, Ross & Co.	***	Ditto.
33	27th	1	Case, [840] R		Order	***	Ditto.
33	27th	- 1	Case, [94] L C J		Ditto		Ditto.
33	27th		Gase, [A R C] A B		Ditto	***	Ditto.
"	27th		Case, [J M B] Calcutta		Ditto		Ditto.
33	27th 27th		Case, G E H C		G. E. H. Co. Ld.	***	Ditto.
23	27th	6	Case, G D Bales [R M N]		Order	* * *	Ditto.
13	27th	5	Bales, [B M N] Bales, S H & H I Bales	***	Ditto Ditto Ditto Ditto	***	Ditto.
23	28th	32	Bales	***	Ditto	***	Ditto.
22	28th	8	Bales, [X] 5, S H & H I		Ditto	***	Ditto.
3)	28th	2	Bales, [D T I C]		Begg, Dunlop & Co.		Ditto.
33	28th	8	Cases, [R] Calcutta	***	B. Lawrie		Ditto.
23	28th	1	Bales, [DTIC] Cases, [R] Calcutta Cases, [G & B] C & C		Order		Ditto.
"	28th	ារ	Case, [C & B] E S S	***	Ditto	***	Ditto.
,,	28th	i	Cases, [G & B] C & C Case, [C & B] E S S Case, [B & M] Case, T. & Co., M Case, [H K R] A B Case, [D] B S Case, J T Case, [J T C L] Calcutta Cases, [H & M S] A B	***	Ditto		Ditto.
33	28th	. 1	Case, [H K R] A R	***	Ditto	***	Ditto.
3)	28th	1	Case, [D] B S	***	Ditto	***	Ditto.
22	28th	1	Case, J T	***	Ditto	***	Ditto.
2)	28th	1	Case, [J T C L] Calcutta		Schoene, Kilburn &	Co.	Ditto.
	28th	1	Cases, [H & M S] A B	***	Order	***	Ditto.
"	2012	1	Sample 23	***	Ditto	***	Ditto.
"	28th						
	28th	. 1	Case, [R N] A B a C	***	W. Gordon & Co.	***	Ditto.
"	28th 28th 28th	. 1	Cases, [H & M S] A B Case, [E W N] Sample, addressed Case, [R N] A. B. & Co. Cases, S H & H I	•••	W. Gordon & Co. Order Ditto	•••	Ditto. Ditto.

The 30th January 1871.

to	of removal Import rehouse.	No., mark, and description	1.	Consignees.		Ships.
1	1871.					A PART IN
Jan.	28th	3 Cases, [S K M]		. Schoene, Kilburn	& Co	Excelsior.
	28th	1 Case, [O] P. & Co., C S		. Order	***	Ditto.
39	28th	2 Cases, [J R H Y]		Ditto		Ditto.
33	28th	1 Case, [M L Y M]		. Ditto	***	Ditto.
33	28th	1 Case, [20] A B B		J. Murer & Co.	***	Ditto.
33	28th	1 Case, addressed		. H. Smelling	***	Ditto.
31	28th	2 Samples, [S K M]		. Schoene, Kilburn		Ditto.
33	28th	2 Samples, [H K O C]		. Order		Ditto.
"	28th	1 Sample, E S L		. Ditto		Ditto.
"	28th	1 Sample, [A M S M]		Ditto	***	Ditto.
37	28th	1 Sample, addressed		R. Mavorajanie	***	Ditto.
33	28th	1 Sample, S. & Co.		. Scallan & Co.	***	Ditto.
"	28th	1 Sample, addressed		S. Kilburn & Co.		Ditto.
37	28th	11 Bales, E S I		Order		Ditto.
*,	28th	4 Bales, S H & H I	220	Ditto	•	Ditto.
"	28th	1 Case, S. & Co.	500	Scallan & Co.		Ditto.
33	28th	5 Cases, [B N]		Order	***	Ditto.
27	28th	2 Bales, F C C		Ditto	***	Ditto.
22	28th	1 Case, addressed		. L. Bruce		Ditto.
2.7	28th	4 Bales, [X S H & H I		. Order	***	Ditto.
	28th	4 Bales, S H & H I		TV:24 a		Ditto.
"	28th	3 Bales, [J E V]		Ditto	***	Ditto.
22	27th	18 Cases, [L. P. & Co.]		Ditto	111	Poonah.
23	27th	10 Cases, K M N	141	Ditto		Ditto.
"	27th	2 Cases, R. D. M. & Co.	177	Khetter M. Doss	***	Ditto.
22	27th	9 Cases, H H	-	Order		Ditto.
33	27th	1 Case, [P] S. C. D. & Co.		Ditto		Ditto.
22	27th	3 Cases, S. C. M. & Co.		Chartered Bank		Ditto.
22	27th	2 Cases, M L S		M. L. Seal		Ditto.
27	27th	2 Cases, [63] A. B. & Co.		Order	999	Ditto.
,, 3	27th	2 Cases, [G. M] A. B. & Co		Ditto	***	Ditto.
,,	27th	1 Case, [D & W T J]	J. F	Mackenzie, Lyall		Ditto.
23	27th	2 Cases, [J. A. & Co.]	, ,,,	J. Anderson & Co		Ditto.
,,	27th-1	1 Case, [W]		Mackenzie, Lyall		Ditto.
., ,	-27th	1 Case, addressed		A. Stokes, Esq.		Ditto.
1	27th	1 Case, no mark		Order	***	Ditto.
37	27th	4 Cases, [P & Co.]		Payne & Co.	13.00	Ditto
33	27th	1 Case, [D & T W]		Mackenzie, Lyall		Ditto.
	27th	1 Case, [B]		Jardine, Skinner		Ditto.
"	27th	1 Case, [W]		Mackenzie, Lyall		Ditto.
13	27th	2 Cases, [M]		Peel, Ross & Co.		Ditto.
,	27th	1 Cask, [S]		Order		Ditto.
)	27th	6 Cases, [X]		Ditto	***	Ditto.
,	27th	2 Crates, [H H]		Ditto		Ditto.
,	27th	4 Casks, [B] H. S. & Co.		Payne & Co.		Ditto.
	27th	2 Casks [R] R A	***	Rukhit & Co.		Ditto.
7	27th	1 Cask, no mark		Order		Ditto.
,	27th	1 Cask, [R. W. P. & Co.]		Radha N. Pyne	***	Ditto.
,	27th	10 Casks, [40] S. D. & Co.		Order	***	Ditto.
100	27th	1 Cask, [W T R]		Ditto	***	Ditto.
,	27th			Ditto	1955	Ditto.
100		No. of the last of			***	LJIUUU.

NOTICE.

THE following Packages landed from the undermentioned Ships are lying unclaimed at the Custom House. If the Goods are not cleared on or before the dates stated against each item, they will be sold, under Section 57 of Act VI. of 1863, for the realization of duty, wharfage, and other charges:-

1	Date of	Salc.			Mark or Address of Packages.	Ships.
1871	, Feb.	4th				Baroda. Candabar.
	12	4th	* * *	- 1		City of Benares.
	91	4th		- 1	Parcel, [C N] C	Ditto.
	21	4th	***	1	Case, Madame Madeline Lubis Supre. des Srs. de	
	1,7	4th	4.07		St. Joseph de Rapparition, Cananore	Str. Meinam.
	**	4th	,	1	Case (Cartridges), Sergeant Massey, in Moyapore	Walter Baine.
						Knight Commander.
	"	4th	***	b	Railway Rails, no mark	
	,,	11th	(0,0,0)	1	Parcel, T. M. Cargill, Esq., Cossipore Sugar Mills,	St. Cardin
						Str. Candia.
	33	11th	4.6.0	- 1		Ditto.
	33	11th		1	Parcel, Shaw, Jamieson and Co., No. 1, Grant's	Dist
		000 B		100		Ditto.
	21	11th		1		Ditto.
	31	11th		1		Ditto.
	March	4th	4.00	1		Surat.
	23	4th	* * *			Ditto.
	1)	4th	4.4.9	1	Case, W. C. Eenett, Esq., Gondah, Oudh, East	
						Ditto.
	21	4th			Case, Captain Worseley, Post Office, Lucknow	
	**	4th	400		Parcel, H. and M. Sudeek, care of Fitze and Co	Ditto.
))	4th		1		Ditto.
	22	4th	***	1		Ditto.
	33	4th		- 8	Small Boxes, no mark	Str. China.
	93	4th			Pots, no mark	Ditto.
	23	4th				Ditto.
è	"	4 th			Case, A. Cadell, Esq., care of Colvin, Cowie and Co.	
	,"	4th	1000			Ditto.

CALCUTTA CUSTOMS,

J. A. CRAWFORD, Collector of Customs.

The 31st January 1871.

NOTICE.

THE following Packages have been landed at the Custom House from the undermentioned Ships under the provisions of Section 52 of Act VI. of 1863. If the Goods are not cleared before the dates stated against each item, they will be sold for the realization of duty, wharfage, and other charges, under Section 56 of Act VI. of 1863 :-

```
1871, Feb.
                                                                                              22nd ...
                                                                                                                                                                                1 Parcel, [and E M] G B
1 Parcel, [35] Rentiers and Co.
1 Truss, W, Lieutenant Harvey, Roorkee, N. W. P. Ditto.
1 Parcel, A V G, D. G. and Co.
Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Control of Capacital Con
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         ... Ivenhoe.
                                                                                               22nd
                                                                                              22nd ...
                                                                                               22nd ...
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                      ... Ditto.
                                                                                              27th ...
                                                                                                                                                                                    2 Bundles of Iron, no mark
                                   March
                                                                                             7th ... 1 Case, [K N N]
11th ... 2 Kegs, H. M. and Co.
11th ... 1 Case, [L] C. P. and Co.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                 ... Aminta.
... Star of Greece.
                                    Feb.
                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                     ... Lady Melville.
                            CALCUTTA CUSTOMS,
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The 31st January 1871.

J. A. CRAWFORD, Collector of Customs.

MAPS OF THE SURVEY OF INDIA.

Published at the Surveyor-General's Office, Calcutta, during the month of December 1870.

Sole Agents in Calcutta, Messrs. Thacker, Spink & Co., St. Andrew's Library.

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Surveyor-General's Office, Calcutta, 11th January 1871.

H. L. THUILLIER, Colonel, Surveyor-General of India.